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HB 31/95 - W&M

By: Delegates Kittleman and La Vay

Introduced and read first time: February 2, 1996

Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2 Senatorial and House of Delegates Scholarship Programs - Abolition

3	FOR the purpose of abolishing the Senatorial Scholarship and House of Delegates
4	Scholarship Programs; transferring certain appropriated scholarship funds in the
5	Programs, after a certain date, to the Educational Excellence Award Program;
6	permitting the recipients of certain scholarships to continue to receive those awards
7	under certain conditions; requiring the Secretary of Higher Education to develop
8	and submit to the Legislative Policy Committee of the General Assembly, by a
9	certain date, a certain plan and proposed legislation for consideration by the
10	General Assembly during the 1997 Regular Session; directing the Governor to
11	include certain funds in the budget appropriations for the Educational Excellence
12	Award Program commencing with the Fiscal Year 1998 budget under certain
13	conditions; providing for a delayed effective date for part of this Act; and generally

relating to the abolition of the Senatorial Scholarship and House of Delegates

16 BY repealing

14 15

- 17 Article Education
- 18 Section 18-401 through 18-409, inclusive, and the subtitle "Subtitle4. Senatorial
- 19 Scholarships"; and 18-501 through 18-507, inclusive, and the subtitle "Subtitle
- 20 5. Delegate Scholarships"
- 21 Annotated Code of Maryland

Scholarship Programs.

- 22 (1992 Replacement Volume and 1995 Supplement)
- Preamble 23
- 24 WHEREAS, The General Assembly desires to terminate the Senatorial Scholarship
- 25 Program and the House of Delegates Scholarship Program; and
- WHEREAS, It is necessary to achieve an orderly phaseout of these legislative
- 27 scholarship programs in order to ensure that students served by the programs who are in
- 28 need of financial assistance to attend higher education institutions are not harmed by the
- 29 termination of the program on October 1, 1996; and
- 30 WHEREAS, Under this Act the General Assembly directs the Secretary of Higher
- 31 Education to develop a plan and proposed legislation during the 1996 Interim that would
- 32 ensure that student populations currently served by the Senatorial Scholarship Program

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2	and the House of Delegates Scholarship Program will continue to be served either by existing State scholarship programs or any new scholarship program thatthe General Assembly creates as a result of the abolition of the legislative scholarship programs; and
	WHEREAS, It is the intent of the General Assembly to enact legislation in the 1997 Regular Session to implement a plan to replace the legislative scholarship programs; now, therefore,
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
9	Article - Education
10	[Subtitle 4. Senatorial Scholarships]
11	[18-401.
12 13	There is a program of senatorial scholarships in this State that areawarded under this subtitle.]
14	[18-402.
15 16	(a) (1) Except as provided in paragraph (2) of this subsection, each applicant for a senatorial scholarship shall:
17 18	(i) Take a competitive examination administered by the Administration; and
21	(ii) Be accepted for admission in the regular undergraduate, graduate, or professional program at an eligible institution; or be enrolled in a2-year terminal certificate program in which the course work is acceptable for transfercredit for an accredited baccalaureate program in an eligible institution.
23	(2) An applicant is exempt from the examination if the applicant:
24 25	(i) Is attending an eligible institution and has completed t least 1 year in good academic standing at the institution;
26 27	(ii) Graduated from high school at least 5 years before application for a senatorial scholarship;
30	(iii) Is accepted for admission to a private career institution, if the institution's curriculum is approved by the Commission, and the institution is accredited by a national accrediting association approved by the United States Department of Education; or
32 33	(iv) Is planning to attend or is attending a Maryland community college.

35 (1) Be a resident of this State; and

(b) Each applicant shall:

1 2	(2) At the time of his initial application, be a resident of the legislative district from which he seeks an appointment.
3	(c) (1) Each applicant shall demonstrate to the Administration a definite financial need, and each Senator shall consider the financial need of each applicant.
	(2) Each Senator is the final judge of the financial need of each applicant to whom he awards a scholarship, and the Administration may not negate this judgment or impose requirements of time or procedure.
8	(d) Each applicant shall accept any other conditions attached to theaward.]
9	[18-403.
	If a Senator serves from a legislative district comprised of more than one county the number of scholarship units shall be divided as equally as possible among qualified applicants from each county in the legislative district.]
13	[18-404.
14	(a) Each Senator may award \$34,500 of senatorial scholarships each year.
17	(b) (1) The annual allocation under subsection (a) of this section applies to initial-year awards. After 4 years of operation, the annual allocation to each Senator for initial-year and continuing awards may not exceed four times the amount of his allocation under subsection (a) of this section.
	(2) If a recipient moves to the legislative district of anotherSenator, the allocation to the recipient shall continue to be drawn on the account of the Senator who originally awarded the scholarship.
22 23	(c) (1) A senatorial scholarship may be awarded in \$100 increments. However, an award for a single year may not be less than \$400 or more than \$2,000.
24 25	(2) A recipient may not be awarded more than \$8,000 for undergraduate, graduate, or professional study.]
26	[18-405.
27 28	(a) Except as provided in subsection (d) of this section, a senatorial scholarship may be used only at any undergraduate, graduate, or professional schoolin the State.
29	(b) A senatorial scholarship may be used:
32 33	(1) If the curriculum is approved by the Commission, at a degree granting institution of higher education, a hospital diploma school for trainingregistered nurses, or to attend a private postsecondary proprietary institution that is accredited by a national accrediting association approved by the United States Department of Education as a full-time student; and
35	(2) For educational expenses as defined by the Administration, including:
36	(i) Tuition and mandatory fees; and
37	(ii) Room and board.

or

1 2	(c) If on-campus housing is available, a senatorial scholarship may not be used to pay for off-campus housing.
	(d) Each Senator may award not more than 10 percent of the funds available under this subtitle to applicants planning to attend accredited undergraduate, graduate, or professional institutions outside the State, provided the applicant:
6	(1) Will be studying in an academic area that is not available in the State; o
9	(2) Is a hearing impaired person who will be studying at an institution outside the State that makes special provisions for hearing impaired students, and comparable special provisions are not available to that student at an institution in the State.]
11	[18-406.
	(a) Except as otherwise provided in this section, each recipient of a senatorial scholarship may hold the scholarship for 4 undergraduate academic years and 4 graduate academic years if he:
15	(1) Is a full-time student;
16	(2) Continues to be a resident of this State; and
	(3) Continues to be a student at the institution and takes at least 12 semester hours of courses as an undergraduate or 9 semester hours of courses as a graduate student each semester leading to a degree.
20 21	(b) A recipient of an undergraduate or graduate senatorial scholarship may hold the scholarship, appropriately prorated, for 8 academic years if he:
22	(1) Is a part-time student;
23	(2) Continues to be a resident of this State; and
24 25	(3) Continues to be a student at the institution and takes at least 6 semester hours of courses each semester leading to a degree.
	(c) Any recipient of a senatorial scholarship may use up to one-halfof the yearly award for summer school if the recipient is scheduled to graduate immediately after the fall academic semester following summer school.
31 32	(d) A recipient of a senatorial scholarship who is enrolled in a terminal certificate program as provided in § 18-402(a) may hold the scholarship for 2 yearsif he is a full-time student and otherwise meets the conditions of subsection (a) of this section, or may hold the scholarship for 4 years if he is a part-time student and otherwise meets the conditions of subsection (b) of this section.
	(e) Each recipient of a senatorial scholarship who is enrolled in a private postsecondary proprietary institution that is accredited by a national accrediting association approved by the United States Department of Education:

1 2	(1) May hold the scholarship for the completion of 1 program if the student otherwise meets the conditions of paragraphs (1) and (2) of subsection (a) of this section;
3	and
4 5	(2) Shall complete the program within the length of time prescribed by the institution for the completion of the program.]
6	[18-407.
7 8	(a) Each Senator shall award all of his senatorial scholarships on or before September 1 of each year.
	(b) If any Senator fails to award all of his scholarships on or before September 1 of each year, the Commission shall make the remaining awards to applicants from the Senator's legislative district who:
12	(1) Scored highest on the competitive examination; or
13 14	(2) Are attending an eligible institution and have completed at least 1 year in good academic standing.
15	(c) The Administration shall:
16 17	(1) Notify each Senator of the applicants to whom it awards the Senator's scholarships; and
18	(2) Announce publicly the names of all recipients.
21	(d) To the extent a scholarship awarded under § 18-404 of this subtitle is not used by a student, moneys appropriated to the Commission for that award not used by the end of the fiscal year shall be retained by the Commission for use by the awarding Senator in the Senatorial Scholarship Program during subsequent fiscal years.]
23	[18-408.
	(a) If there is no qualified applicant in a legislative district, a qualified applicant who resides in another legislative district may be appointed to receive the senatorial scholarship.
	(b) A senatorial scholarship awarded under this section is for 1 year. However, a student who receives an appointment under this section is eligible to receive a subsequent appointment for not longer than 3 years.]
30	[18-409.
	At the request of the Administration, each eligible institution shall provide the Administration with a complete list of all recipients of senatorial scholarships who attend the institution.]
34	[Subtitle 5. Delegate Scholarships]
35	[18-501.
36 37	(a) There is a program of Delegate Scholarships in this State that are awarded under this subtitle.

1	(b) A scholarship awarded under this subtitle may be used at:
2	(1) An eligible institution for a program of undergraduate, graduate, or professional studies;
	(2) An accredited undergraduate, graduate, or professional institution outside the State, if the applicant will be studying in an academic area that is not available in this State; and
9	(3) A private career school within the State that is approved by the Maryland Higher Education Commission under § 11-202 of this article andthat is accredited by a national accrediting association that is approved by the United States Department of Education.
13	(c) Moneys appropriated to the Commission for scholarships awarded under this section that are not used by the end of the fiscal year shall be retained by the Commission for use by the awarding Delegate in the Delegate Scholarship Program during subsequent fiscal years.]
15	[18-502.
16 17	Each member of the House of Delegates may select the recipients of the scholarships on any basis that the Delegate considers appropriate.]
18	[18-503.
	(a) During each term in office, each Delegate may award the equivalent of four 4-year full-time scholarships, which may be awarded for either 1-, 2-, 3-, or 4-year periods.
22 23	(b) (1) Each scholarship pays the tuition and mandatory fees at any eligible institution.
	(2) The annual amount of a scholarship at a private institutionor any graduate or professional program may not exceed the equivalent annual tuition and mandatory fees of an undergraduate program at the University of Maryland.]
27	[18-504.
28 29	(a) A Delegate may award 2 part-time scholarships for each full-timescholarship available.
30 31	(b) A part-time scholarship may not be for more than twice as many years as a full-time scholarship.
32 33	(c) Each recipient of a part-time scholarship shall carry at least 6semester hours of courses each semester in a program leading to a degree.]
34	[18-505.
35	(a) Each recipient of a full-time Delegate Scholarship may use the scholarship to

37 (b) The term of a full-time Delegate Scholarship shall be shortened by one-half 38 year for each summer of use.

36 attend summer school.

1 2	(c) The amount used for summer school may not exceed one half of thevalue of the award for the next academic year.]
3	[18-506.
6 7 8	(a) As an alternative to the scholarship awards authorized by §§ 18-503 through 18-505 of this subtitle, and subject to the provisions of subsection (b) of this section, during each year in office each Delegate may award scholarships in a total amount equal to four times the tuition and mandatory fees for a full-time undergraduate student enrolled at the University of Maryland at College Park for the academicyear commencing in that year.
10	(b) A scholarship award under subsection (a) of this section:
11 12	(1) May not be for an amount less than \$200 or more than one-half of the total amount of scholarships authorized by subsection (a) for that year;
13	(2) Shall be used at an eligible institution;
14	(3) May be used by:
15	(i) A graduate, undergraduate, or professional student; or
18	(ii) A student at a private career school within the Statethat is approved by the Maryland Higher Education Commission under § 11-202 of this article and that is accredited by a national accrediting association that is approved by the United States Department of Education; and
	(4) To the extent it is not used by the student, shall be recredited to the Delegate's scholarship account and may be awarded in the next 12 months by that Delegate to another student pursuant to this section.]
23	[18-507.
26	(a) Beginning in Fiscal Year 1996, each Delegate may authorize the State Scholarship Administration to award all or a portion of the funds authorized under this subtitle to eligible recipients of an Educational Excellence Award who reside in the Delegate's legislative district.
30 31	(b) In the event that the total number of eligible recipients of an Educational Excellence Award who reside in the Delegate's legislative district is insufficient to utilize the total amount of funds available to the Delegate for any fiscal year, the State Scholarship Administration may, with the consent of the Delegate, awardthe unused funds to other eligible recipients throughout the State.]
33	SECTION 2. AND BE IT FURTHER ENACTED, That:
36 37 38	(a) By no later than December 1, 1996, the Secretary of Higher Education shall develop and submit to the Legislative Policy Committee of the General Assembly a comprehensive and practicable plan and proposed legislation, for consideration by the General Assembly during the 1997 Regular Session, to create a program to replace the Senatorial Scholarship and House of Delegates Scholarship Programs thatare abolished by this Act; and

- 1 (b) The plan and legislation that is proposed by the Secretary shallensure that
- 2 scholarship funds continue to be equally distributed by legislative district and that the
- 3 student populations currently served by the Senatorial and House of Delegates
- 4 Scholarship Programs in each legislative district, including part-time students and adults
- 5 returning to school, will continue to be served, either by existing State scholarship
- 6 programs or any new scholarship program that would be created by enactment of
- 7 legislation by the General Assembly during the 1997 Regular Session, and shall address
- 8 both merit and financial need awards.
- 9 SECTION 3. AND BE IT FURTHER ENACTED, That, notwithstanding the
- 10 provisions of this Act, a recipient of a Senatorial Scholarship award or a House of
- 11 Delegates Scholarship award that is made prior to October 1, 1996, shall continue to be
- 12 eligible to receive the full amount of that scholarship award for the duration of the
- 13 eligibility period applicable to that recipient.
- 14 SECTION 4. AND BE IT FURTHER ENACTED, That any unexpended
- 15 appropriation under the Senatorial Scholarship and House of Delegates Scholarship
- 16 Programs after October 1, 1996 that is not needed to meet scholarship award
- 17 commitments that are made to eligible recipients in accordance with the provisions of
- 18 Section 3 of this Act shall be transferred to and awarded under the Educational
- 19 Excellence Award Program under Title 18, Subtitle 3 of the Education Article.
- 20 SECTION 5. AND BE IT FURTHER ENACTED, That, if after consideration of
- 21 the plan and proposed legislation submitted by the Secretary of Higher Education under
- 22 Section 2 of this Act, the General Assembly should fail to enact legislation modifying
- 23 existing State scholarship programs or creating a new program to replace the Senatorial
- 24 Scholarship and House of Delegates Scholarship Programs abolished by this Act, the
- 25 Governor shall, commencing with the fiscal year that begins on July 1, 1998 and each
- 26 fiscal year thereafter, include an appropriation in the budget for the Educational
- 27 Excellence Award Program in an amount equal to the Fiscal Year 1997 appropriation for
- 28 the Senatorial Scholarship and House of Delegates Scholarship Programs. These moneys
- 29 may not be used to supplant moneys that would be appropriated to the Educational
- 30 Excellence Award Program under the normal budgetary process.
- 31 SECTION 6. AND BE IT FURTHER ENACTED, That Sections 2 through 5 of
- 32 this Act shall take effect June 1, 1996.
- 33 SECTION 7. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall
- 34 take effect October 1, 1996.