1	Senate Bill No. 251
2	(By Senators Kessler (Acting President) and Hall,
3	By Request of the Executive)
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5	[Introduced January 25, 2011; referred to the Committee on
6	Education; and then to the Committee on Finance.]
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10	A BILL to amend and reenact §18A-3-1a of the Code of West Virginia,
11	1931, as amended, relating to alternative principal and
12	teacher certification; authorizing alternative principal and
13	teacher certification programs; defining certain terms;
14	setting forth procedures for approving alternative education
15	programs by education providers; providing for alternative
16	certification and instructional requirements; establishing
17	eligibility standards; setting forth certain requirements for
18	training and induction; providing criteria for recommendations
19	and decisions affecting rehiring and hiring; requiring certain
20	legislative rules and State Board of Education approval for
21	alternative principal and teacher certification; and making
22	technical corrections and removing obsolete provisions
23	throughout.

24 Be it enacted by the Legislature of West Virginia:

1 That §18A-3-1a of the Code of West Virginia, 1931, as amended, 2 be amended and reenacted to read as follows: 3 ARTICLE 3. TRAINING, CERTIFICATION, LICENSING, PROFESSIONAL DEVELOPMENT. 4 5 §18A-3-1a. Alternative programs for the education of teachers and 6 principals; legislative rules required. (a) Definitions. -- For the purposes of this section, the 7 8 following terms have the meaning ascribed to them, unless the 9 context in which a term is used clearly requires a different 10 meaning: (1) "Alternative program principal certificate" means a 11 12 certificate issued for one year to a candidate who does not meet 13 the standard educational requirements for principal certification; (2) "Alternative program teacher certificate" means a 14 15 certificate issued for one year to a candidate who does not meet 16 the standard educational requirements for teacher certification; (3) "Approved education provider" means an entity whose 17 18 alternative education programs leading to certification have been 19 approved by the state board; and 20 (4) "Area of critical need and shortage" means an opening in 21 an established, existing or newly-created position which has been 22 posted at least two times in accordance with section seven-a, 23 article four of this chapter and for which no fully-qualified

1 applicant has been employed.

(a) By August 15, 2005, the state board, after consultation
with the Secretary of Education and the Arts, shall promulgate
rules in accordance with the provisions of article three-b, chapter
twenty-nine-a of this code for the approval and operation of
teacher education programs which are an alternative to the regular
college or university programs for the education of teachers.

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(b) Establishment of alternative education programs. --

9 By October 1, 2011, after consultation with the Secretary of 10 Education and the Arts and the Chancellor of the Higher Education 11 Policy Commission, the state board shall promulgate a legislative 12 rule or rules in accordance with the provisions of article three-b, 13 chapter twenty-nine-a of this code to implement the provisions of 14 this section. The proposed rule or rules shall be submitted to the 15 Legislative Oversight Commission on Education Accountability for 16 review prior to adoption. The rule or rules shall include, but are 17 not limited to, the following issues:

18 (1) Separate procedures for the approval and operation of each 19 of the alternative teacher education programs and the alternative 20 principal education programs as provided in this section:

21 <u>(A) These programs are an alternative to the regular college</u> 22 <u>or university programs for the education of teachers and principals</u> 23 <u>and may be offered by schools, school districts, consortia of</u> 24 <u>schools, regional educational service agencies or other approved</u> 1 education providers; and

2 (B) Each program is separate from other programs established 3 by this section;

4 <u>(2) Procedures for approving an entity to be an approved</u> 5 <u>education provider as defined in this section. Approval is</u> 6 <u>required prior to implementation by the entity of a program leading</u> 7 <u>to certification to teach in the public schools of this state;</u>

8 (3) Provisions for setting tuition charges to offset program 9 costs; and

10 <u>(4) An alternative program for license and certificate renewal</u> 11 <u>for teachers whose license and certification to teach in the public</u> 12 <u>schools of the state have expired. The alternative program shall</u> 13 <u>permit the teacher to complete a program of professional</u> 14 <u>development approved by the state board equivalent to, and in lieu</u> 15 <u>of, the minimum semester hours of instruction required for renewal</u> 16 of the expired certificate.

17 (c) Alternative teacher education program. --

18 (1) To participate in an approved alternative teacher 19 education program, the candidate must hold an alternative program 20 teacher certificate issued by the <u>state</u> superintendent and endorsed 21 for the instructional field in which the candidate seeks 22 certification. An alternative program teacher certificate is a 23 certificate issued for one year to a candidate who does not meet 24 the standard educational requirements for certification.

1 (2) The certificate may be renewed no more than two times 2 <u>twice and no an</u> individual may <u>not</u> hold an alternative program 3 teacher certificate for a period exceeding three years. The 4 alternative program teacher certificate <u>shall be considered is</u> 5 <u>equivalent to</u> a professional teaching certificate for the purpose 6 of <u>the issuance of issuing</u> a continuing contract.

7 <u>(3)</u> To be eligible for an alternative program teacher 8 certificate, an applicant shall <u>meet the following criteria:</u>

9 (1) (A) Possess at least a bachelor's degree from a regionally 10 accredited institution of higher education in discipline taught in 11 the public schools, except that the rules established <u>pursuant to</u> 12 <u>subsection (b) of this section</u> by the board may exempt <u>from this</u> 13 <u>requirement</u> candidates <u>for alternative certification to teach</u> in 14 selected vocational and technical areas who have at least ten 15 years' experience in the subject field; <u>from this requirement</u>

16 (2) (B) Pass an appropriate state board approved the same 17 basic skills and subject matter test or tests required by the state 18 board for traditional program candidates to become certified in the 19 area for which licensure is being sought;

20 (3) (C) Be a citizen of the Hold United States citizenship; be 21 of good moral character and <u>be</u> physically, mentally and emotionally 22 qualified to perform the duties of a teacher; and have attained

23 (D) Attain the age of eighteen years on or before October 1 of 24 the year in which the alternative program teacher certificate is

1 issued;

2 (4) (E) Have been offered <u>Receive a formal offer of</u> employment
3 <u>in an area of critical need and shortage</u> by <u>from</u> a county board
4 <u>superintendent;</u> in an area of critical need and shortage and

5 (5) (F) Qualify for employment following a criminal history
6 check pursuant to section ten of this article.

7 <u>(4)</u> Persons <u>A person</u> who satisfy <u>satisfies</u> the requirements 8 set forth in <del>subdivisions (1)</del> through (5) <u>subdivision (3)</u> of this 9 subsection shall be granted a formal document <del>which will enable</del> 10 <del>them</del> <u>authorizing him or her</u> to work in a public school in West 11 Virginia.

(b) The rules adopted by the board shall include provisions for the approval of alternative teacher education programs which may be offered by schools, school districts, consortia of schools, or regional educational service agency and for the setting of tuition charges to offset the program costs. An approved alternative teacher education program shall be in effect for a school, school district, consortium of schools or regional educational service agency before an alternative program teacher may be employed in that school, school district, consortium of schools or regional educational service agency.

22 (5) A person holding an alternative program teacher
23 certificate shall enroll in an approved alternative teacher
24 education program. An approved alternative program shall provide

1 provides essential knowledge and skills to alternative program
2 teachers through the following phases of training:

3 (1) (A) Instruction. -- The alternative preparation program 4 shall provide a minimum of eighteen semester hours of instruction 5 from a college or university or equivalent instruction through a 6 program approved by the state board in the areas of student 7 assessment; development and learning; curriculum; classroom 8 management; the use of educational computers and other technology; 9 and special education and diversity. However, the state board may 10 approve alternative preparation programs that provide less than 11 eighteen semester hours of instruction: Provided, That the 12 alternative preparation program is a nationally recognized, high-13 guality innovative program providing alternative routes to 14 certification. All programs shall contain a minimum of three 15 semester hours of instruction or equivalent instruction approved by 16 the state board in special education and diversity out of the 17 minimum eighteen required semester hours or equivalent instruction 18 approved by the state board.

19 (2) (B) Phase I. -- Phase I shall consist <u>consists</u> of a period 20 of intensive, on-the-job supervision by an assigned mentor and the 21 school administrator for a period of not <del>less</del> <u>fewer</u> than two <del>weeks</del> 22 and no more than four weeks. The assigned mentor shall meet the 23 requirements for <u>a beginning teacher internship</u> mentor set forth in 24 section two-b of this article and <u>shall</u> be paid the stipend

1 <u>authorized</u> pursuant to that section. During this time, the teacher
2 <u>The state board shall provide, in its rule for the approval and</u>
3 <u>operation of this program, requirements for the frequency and</u>
4 <u>duration of time periods for the person holding an alternative</u>
5 <u>certificate to observe in the classroom of the mentor. The person</u>
6 <u>holding an alternative certificate</u> shall be observed daily <u>by the</u>
7 <u>mentor or the school administrator during this phase.</u> This phase
8 <u>shall include includes</u> an orientation to the policies, organization
9 and curriculum of the employing district. The alternative program
10 teacher shall <u>begin to</u> receive formal instruction in those areas
11 listed in <u>paragraph (A)</u> <u>subdivision (1)</u> of this <u>subsection</u>

13 (3) (C) Phase II. -- Phase II shall consist consists of a 14 period of intensive, on-the-job supervision beginning the first day 15 following the completion of Phase I and continuing for a period of 16 at least ten weeks.

17 <u>(i)</u> During Phase II, the alternative program teacher shall be 18 <u>is</u> visited and critiqued <del>no less than</del> <u>at least</u> one time per week by 19 members of a professional support team, <u>as</u> defined in <del>subsection</del> 20 <del>(c)</del> <u>subdivision (6)</u> of this <u>section</u> <u>subsection</u>, and <u>shall be</u> <u>is</u> 21 observed and formally evaluated <u>by the appropriately certified</u> 22 <u>members of the team</u> at the end of five weeks and again <u>at five-week</u> 23 <u>intervals until the completion of this phase</u>. <del>at the end of ten</del> 24 <del>weeks by the appropriately certified members of the team</del>

(ii) At the end of the ten-week period completion of this
 <u>phase</u>, the alternative program teacher shall receive a formal
 written progress report from the chairperson of the support team.
 (iii) The alternative program teacher shall continue to
 receive formal instruction in those areas listed above under <u>in</u>
 <u>paragraph (A)</u> subdivision (1) of this subsection <u>subdivision</u>.

7 (4)(D) Phase III. -- Phase III shall consist consists of an 8 additional period of continued supervision and evaluation of no 9 less fewer than twenty weeks duration. The professional support 10 team will determine determines the requirements of this phase, with 11 but those requirements shall include at least one formal evaluation 12 being conducted at the completion of the phase. The alternative 13 program teacher shall continue to receive formal instruction in 14 those areas listed above in paragraph (A) subdivision (1) of this 15 subsection subdivision, and receive shall be given opportunities to 16 observe the teaching of experienced colleagues.

## 17 (c) (6) Professional support team. --

18 <u>(A)</u> Training and supervision of alternative program teachers 19 shall be <u>are</u> provided by a professional support team comprised of 20 a school principal, <u>or his or her designee</u>, an experienced 21 classroom teacher who satisfies the requirements for mentor for the 22 Beginning Educator Internship <del>as specified in</del> <u>pursuant to</u> section 23 two-b of this article, a college or university education faculty 24 member and a curriculum supervisor <u>or other central office</u>

1 administrator with certification and training relevant to the 2 training and supervision of the alternative program candidate. The 3 professional support team also may include a representative of an 4 approved education provider.

5 <u>(B)</u> Districts or schools which do not employ curriculum 6 supervisors or have been unable to establish a relationship with a 7 college or university shall provide for comparable expertise on the 8 team.

9 <u>(C)</u> The school principal, <u>or his or her designee</u>, <del>shall serve</del> 10 <u>serves</u> as chairperson of the team.

11 (D) The duration of each of the three phases of the program 12 specified in paragraphs (B), (C) and (D), subdivision (5) of this 13 subsection, in excess of the minimum durations provided in those 14 paragraphs, shall be determined by the professional support team 15 within guidelines provided by the state board in its rule for the 16 approval and operation of this program.

17 <u>(E)</u> In addition to other duties assigned to it under this 18 section and section one-b of this article, the professional support 19 team shall submit a written evaluation of the alternative program 20 teacher to the county superintendent. The written evaluation shall 21 be in a form specified by the county superintendent and submitted 22 on a date specified by the county superintendent that is prior to 23 the first Monday of May. The evaluation shall report the progress

1 of the alternative program teacher toward meeting the academic and 2 performance requirements of the program.

3 (d) (F) The training for professional support team members 4 shall be <u>is</u> coordinated and provided by the Center for Professional 5 Development in coordination with the school district, consortium of 6 schools, regional educational service agency, <del>and</del> institution of 7 higher education <u>and approved education provider</u>, or any 8 combination of these agencies as set forth in the plan approved by 9 the state board pursuant to <del>subsection (e)</del> <u>subdivision (7)</u> of this 10 section.

11 (e) (7) A school, school district, consortium of schools, or
12 regional educational service agency <u>or other education provider</u>
13 seeking to employ <u>approval for</u> an alternative <u>certification</u> program
14 teacher must <u>shall</u> submit a plan to the state board. and receive
15 approval

16 <u>(A) An alternative certification program may not be</u> 17 implemented prior to receiving state board approval.

18 <u>(B)</u> Each plan shall describe how the proposed training program 19 will accomplish the key elements of an alternative program for the 20 education of teachers as set forth in this section. Each school, 21 school district, consortium of schools or regional educational 22 service agency shall show evidence in its plan of having sought 23 joint sponsorship of their training program with institutions of 24 higher education.

(f) The state board shall promulgate a rule in accordance with
article three-b, chapter twenty-nine-a of this code for the
approval and operation of alternative education programs to prepare
highly qualified special education teachers that

5 <u>(d) Alternative highly qualified special education teacher</u> 6 education program. --

7 <u>(1) These programs</u> are separate from the programs established 8 under the other provisions of this section and are applicable only 9 to teachers who have at least a bachelor's degree in a program for 10 the preparation of teachers from a regionally accredited 11 institution of higher education.

12 (2) These programs are subject to the other provisions of this 13 section only to the extent specifically provided for in the rule. 14 (3) These programs may be an alternative to the regular 15 college and university programs for the education of special 16 education teachers and also may address the content area 17 preparation of certified special education teachers.

18 <u>(4)</u> The programs shall incorporate professional development to 19 the maximum extent possible to help teachers who are currently 20 certified in special education to obtain the required content area 21 preparation.

22 <u>(5)</u> Participation in an alternative education program pursuant 23 to this subsection shall may not affect any rights, privileges or 24 benefits to which the participant <u>otherwise</u> would <del>otherwise</del> be

1 entitled as a regular employee <u>and nor does it may not</u> alter any 2 rights, privileges or benefits of participants on continuing 3 contract status. The state board shall report to the Legislative 4 Oversight Commission on Education Accountability on the programs 5 authorized under this subsection during the July, 2005, interim 6 meetings or as soon thereafter as practical prior to implementation 7 of the programs.

8 (g) The state board shall promulgate a rule in accordance with 9 article three-b, chapter twenty-nine-a of this code for the 10 approval and operation of alternative education programs to prepare 11 highly qualified special education teachers that

12 <u>(e) Additional alternative education program to prepare highly</u> 13 qualified special education teachers. --

14 <u>(1) These programs</u> are separate from the programs established 15 under the other provisions of this section and are applicable only 16 to persons who hold a bachelor's degree from a regionally 17 accredited institution of higher education.

18 (2) These programs are subject to the other provisions of this 19 section only to the extent specifically provided for in this the 20 rule.

21 <u>(3)</u> These programs may be an alternative to the regular 22 college and university programs for the education of special 23 education teachers and also may address the content area 24 preparation of such these persons. The state board shall report to

1 the Legislative Oversight Commission on Education Accountability on
2 the programs authorized under this subsection during the July,
3 2005, interim meetings or as soon thereafter as practical prior to
4 implementation of the programs.

5 (h) For the purposes of this section, "area of critical need 6 and shortage" means an opening in an established, existing or newly 7 created position which has been posted in accordance with the 8 provisions of section seven-a, article four of this chapter, and 9 for which no fully qualified applicant has been employed.

10 (f) Alternative principal education program. --

11 <u>(1) To participate in an approved alternative principal</u> 12 <u>education program, the candidate must hold an alternative program</u> 13 <u>principal certificate issued by the state superintendent and</u> 14 <u>endorsed for the programmatic level in which the candidate seeks</u> 15 certification.

16 (2) The certificate may be renewed twice and an individual may 17 not hold an alternative program principal certificate for a period 18 exceeding three years.

19 <u>(3) The alternative program principal certificate is</u> 20 <u>equivalent to a valid administrative certificate for the purpose of</u> 21 <u>issuing a written contract.</u>

22 (4) To be eligible for an alternative program principal
23 certificate, an applicant shall meet the following criteria:

1 (A) Possess at least a master's degree from a regionally 2 accredited institution of higher education in a field related to 3 the public school program; (B) Hold United States citizenship, be of good moral character 4 5 and physically, mentally and emotionally qualified to perform the 6 duties of a principal; (C) Attain the age of twenty-one years on or before October 1 7 8 of the year in which the alternative program principal certificate 9 is issued; 10 (D) Receive a formal offer of employment in a principal or 11 assistant principal position from a county superintendent in an 12 established, existing or newly-created position which has been 13 posted at least two times in accordance with section seven-a, 14 article four of this chapter and for which no fully-qualified 15 applicant has been employed; 16 (E) Qualify for employment following a criminal history check 17 pursuant to section ten of this article; and (F) Have at least three years of experience as a classroom 18 19 teacher in the public schools. (5) A person who satisfies the requirements pursuant to 20 21 subdivision (4) of this subsection shall be granted a formal 22 document authorizing him or her to work in a public school in West 23 Virginia.

1 <u>(6) A person holding an alternative program principal</u> 2 <u>certificate shall enroll in an approved alternative principal</u> 3 <u>education program under this section or at a state institution of</u> 4 <u>higher education authorized to prepare administrative personnel for</u> 5 certification valid in the public schools.

6 <u>(7) An approved alternative program provides essential</u> 7 <u>knowledge and skills to alternative program principals through the</u> 8 <u>following phases of training:</u>

9 <u>(A) Instruction. -- The alternative principal education</u> 10 program provides instruction in interpersonal and collaborative 11 skills, establishing and supporting a learning mission, fostering 12 student learning, building and sustaining culture, promoting 13 continuous professional growth, providing support systems for 14 student success, managing operations, maintaining connections to 15 family and community and sustaining the continuous improvement 16 process. The alternative program principal shall also complete 17 the requirements for conducting personnel evaluations; and

18 <u>(B) Induction. -- The alternative principal education program</u> 19 <u>includes an intense, two-year induction that provides essential</u> 20 <u>support through a professional support team led by a qualified</u> 21 <u>mentor.</u>

22 (i) (g) Continued employment. -- The recommendation to rehire 23 an alternative education program teacher, principal or assistant 24 principal pursuant to section eight-a, article two of this chapter 1 is subject to the position being posted and no fully qualified
2 applicant being employed: *Provided*, That this provision does not
3 apply to teachers who hold a valid West Virginia professional
4 teaching certificate and who are employed under a program operated
5 pursuant to subsection (f) is subject to satisfactory progress in
6 the applicable alternative education program by the holder of the
7 alternative program certificate.

8 (j) (h) Preference. -- When making decisions affecting the 9 hiring of an alternative program teacher, principal or assistant 10 principal under the provisions of this section, a county board 11 shall give preference to applicants who hold a valid West Virginia 12 professional teaching certificate for the position.

NOTE: The purpose of this bill is to provide for alternative certification for principals and allowing approved education providers to provide alternative certification programs for teachers.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.