

2013 DRAFTING REQUEST

Bill

Received: 1/2/2013 Received By: fknepp
Wanted: As time permits Same as LRB:
For: Administration-Budget 266-1037 By/Representing: Hynek
May Contact: Drafter: fknepp
Subject: Education - choice programs Addl. Drafters:
Extra Copies: Peter Grant

Submit via email: YES
Requester's email:
Carbon copy (CC) to: tracy.kuczenski@legis.wisconsin.gov
fern.knepp@legis.wisconsin.gov

Pre Topic:

DOA:.....Hynek, BB0327 -

Topic:

Student prioritization in parental choice programs

Instructions:

See attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	fknepp 1/4/2013			_____			
/P1	fknepp 1/22/2013	wjackson 1/7/2013	jfrantze 1/7/2013	_____	srose 1/7/2013		
/1	fknepp	wjackson	jmurphy	_____	srose		

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
	1/29/2013	1/22/2013	1/22/2013	_____	1/22/2013		
/2	fknepp 2/8/2013	wjackson 1/29/2013	phenry 1/30/2013	_____ _____	mbarman 1/30/2013		
/3	tkuczens 2/13/2013	wjackson 2/8/2013	phenry 2/8/2013	_____ _____	lparisi 2/8/2013		
/4		wjackson 2/13/2013	rschluet 2/13/2013	_____ _____	srose 2/13/2013		

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/1	fknepp	wjackson	jmurphy	_____	srose		

Handwritten signature and date:
2/8/13

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/2	fknepp 2/8/2013	wjackson 1/29/2013	phenry 1/30/2013	_____	mbarman 1/30/2013		
/3		wjackson 2/8/2013	phenry 2/8/2013	_____	lparisi 2/8/2013		

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14 wij 2/13

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1/3 Wlj 2/8

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/P1	fknepp 1/22/2013	wjackson 1/7/2013	jfrantze 1/7/2013	ph	srose 1/7/2013		
/1		wjackson	jmurphy	ph	srose		

12 W/LJ 1/29

Vers. Drafted

Reviewed
1/22/2013

Typed
1/22/2013

Proofed

Submitted
1/22/2013

Jacketed

Required

FE Sent For:

<END>

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/?	fknepp	pi wlj 1/5	 1/7	 1/7			

FE Sent For:

<END>

Knepp, Fern

From: Hanaman, Cathlene
Sent: Wednesday, January 02, 2013 8:10 AM
To: Grant, Peter; Kuczenski, Tracy; Knepp, Fern
Subject: FW: Statutory Language Drafting Request - BB0327

From: Sara.Hynek@Wisconsin.gov [<mailto:Sara.Hynek@Wisconsin.gov>]
Sent: Friday, December 28, 2012 11:15 AM
To: Hanaman, Cathlene
Cc: Hynek, Sara - DOA; Hynek, Sara - DOA; Thornton, Scott - DOA
Subject: Statutory Language Drafting Request - BB0327

Biennial Budget: 2013-15

DOA Tracking Code: BB0327

Topic: Choice Program Student Priority

SBO Team: EWD

SBO Analyst: Hynek, Sara - DOA
Phone: (608) 266-1037
E-mail: Sara.Hynek@Wisconsin.gov

Agency Acronym: DPI

Agency Number: 255

Priority: Medium

Intent:

Require choice schools to give priority to students already in the choice program or who have a sibling in the choice program. The intent is that a school would still be able to identify the available number of seats, but when filling those seats, give first priority to students who previously attended a different choice school or who have a sibling in the choice program.

Attachments: False

Please send completed drafts to statlanguage@wisapps.wi.gov



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0962?

FFK:1:....

WLJ

PI
RMK

In 1-4-2013

DOA:.....Hynek, BB0327 - Student prioritization in parental choice programs

FOR 2013-2015 BUDGET - NOT READY FOR INTRODUCTION

Do Not Gen

1 AN ACT ...; relating to: the budget.

heading
↓
EDUCATION
PRIMARY AND SECONDARY EDUCATION
Subheading

Analysis by the Legislative Reference Bureau

Currently, a private school participating in a parental choice program (currently, the Milwaukee parental choice program and parental choice program for the Racine Unified School District) must accept applications submitted under the choice program on a random basis. However, a participating private school may give a preference to a sibling of a pupil who is accepted on a random basis.

Under this bill, when accepting applications submitted under a parental choice program, a participating private school must first give priority to pupils who have attended a private school in the choice program and to pupils who have a sibling who is currently enrolled in a private school in the choice program. Then, the private school must accept applications for the remainder of the private school's capacity in the program on a random basis, as provided under current law.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2 SECTION 1. 118.60 (3) (a) of the statutes is amended to read:

3 118.60 (3) (a) The pupil or the pupil's parent or guardian shall submit an
4 application, on a form provided by the state superintendent, to the participating

1 private school that the pupil wishes to attend. If more than one pupil from the same
 2 family applies to attend the same private school, the pupils may use a single
 3 application. Within 60 days after receiving the application, the private school shall
 4 notify each applicant, in writing, whether his or her application has been accepted.
 5 If the private school rejects an application, the notice shall include the reason. A
 6 private school may reject an applicant only if it has reached its maximum general
 7 capacity or seating capacity. The state superintendent shall ensure that the private
 8 school determines which pupils to accept on a random basis, except that the private
 9 school shall first give first priority in accepting applications to pupils who have
 10 attended a private school under this section and to pupils who have a sibling who is
 11 attending a private school under this section ^{except that} and the private school may give
 12 preference in accepting applications to siblings of pupils accepted on a random basis.

History: 2011 a. 32, 47, 215; s. 35.17 correction in (4) (d) (intro.).

****NOTE: This draft retains a private school's option to give a preference to siblings
 of applicants who are accepted on a random basis. Is this consistent with your intent?
 This note also applies to SECTION 2 of this draft.

****NOTE: Also, should there be any ranking between the priority for applications
 of pupils who have attended a choice school and applications of pupils with a sibling
 attending a choice school or would all of these applications be given equal priority? This
 note also applies to SECTION 2 of this draft.

****NOTE: Additionally, as drafted, the preference is for pupils who have been in the
 parental choice program for eligible school districts (Racine's choice program) or who
 have a sibling in Racine's choice program. The language does not, for example, require
 a preference in Racine's choice program for a pupil who was in the Milwaukee parental
 choice program or the newly created choice program. Is this consistent with your intent?

SECTION 2: 119.23 (3) (a) of the statutes is amended to read:

119.23 (3) (a) The pupil or the pupil's parent or guardian shall submit an
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 private school that the pupil wishes to attend. If more than one pupil from the same
 family applies to attend the same private school, the pupils may use a single
 application. Within 60 days after receiving the application, the private school shall

Use A.R.A

Insert X

an intentional
 distinction between
 a sibling of a pupil who
 is attending a private
 school and a
 sibling of a pupil who
 is attending a
 private school.

(MPCP)

Create A.R.A

1 notify each applicant, in writing, whether his or her application has been accepted.
 2 If the private school rejects an application, the notice shall include the reason. A
 3 private school may reject an applicant only if it has reached its maximum general
 4 capacity or seating capacity. The state superintendent shall ensure that the private
 5 school determines which pupils to accept on a random basis, except that the private
 6 school shall give first priority in accepting applications to pupils who have attended
 7 a private school under this section and to pupils who have a sibling who is attending
 8 a private school under this section and ^{except that} ~~the private school~~ may give preference in
 9 accepting applications to siblings of pupils accepted on a random basis.

History: 1989 a. 336; 1993 a. 16; 1995 a. 27 ss. 4002 to 4009, 9145 (1); 1995 a. 216; 1997 a. 27, 113; 1999 a. 9; 2001 a. 16, 105; 2003 a. 33, 155; 2005 a. 25, 125; 2009 a. 28, 96; 2011 a. 32, 47; s. 13.92 (2) (i); s. 35.17 correction in (4) (d) (intro.).

****NOTE: Again, as drafted, the preference is for pupils who have been in the Milwaukee Parental Choice Program (MPCP) or who have a sibling in MPCP. ^{the} The language does not, for example, require a preference in MPCP for a pupil who was in the Racine choice program or the newly created choice program. Is this consistent with your intent?

****NOTE: Also, please note that this draft does not address student prioritization in the newly created choice program. Additional language will be included in that draft, if necessary.

10

(END)

**2013-2014 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0962/P1ins
FFK:wlj:...

Read

INSERT X

(No 9)

I left this in the draft based on the assumption that there is an intentional distinction between “siblings of pupils accepted on a random basis” and “a sibling of a pupil who is attending a private school.”

Knepp, Fern

From: Hynek, Sara - DOA <Sara.Hynek@Wisconsin.gov>
Sent: Sunday, January 20, 2013 9:20 PM
To: Knepp, Fern
Subject: LRB 0962 - choice priority

Hi Fern -

Regarding your questions on page 2, yes, I agree the provision related to siblings of those randomly selected should be left intact as you have it. I would not prioritize between the 2 new categories of students.

I think we will want students to be able to cross programs and receive the preference, especially given that it is likely that we will expand to additional districts in other areas with low-performing schools. Thanks!

Sara



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0962/P1

FFK:wlj:jf

stays

1
rml

In 1-22-13

DOA:.....Hynek, BB0327 - Student prioritization in parental choice programs

FOR 2013-2015 BUDGET -- NOT READY FOR INTRODUCTION

Do Not Gen

1 AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

Currently, a private school participating in a parental choice program (currently, the Milwaukee parental choice program and the parental choice program for the Racine Unified School District) must accept applications submitted under the choice program on a random basis. However, a participating private school give a preference to a sibling of a pupil who is accepted on a random basis. *

Under this bill, when accepting applications submitted under a parental choice program, a participating private school must first give priority to pupils who have attended a private school in the choice program and to pupils who have a sibling who is currently enrolled in a private school in the choice program. The private school must then accept applications for the remainder of the private school's capacity in the program on a random basis, as provided under current law. *

may

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7 notify each applicant, in writing, whether his or her application has been accepted.
8 If the private school rejects an application, the notice shall include the reason. A
9 private school may reject an applicant only if it has reached its maximum general
10 capacity or seating capacity. The state superintendent shall ensure that the private
11 school determines which pupils to accept on a random basis, except that the private
12 school shall give first priority in accepting applications to pupils who have attended
13 a private school under this section ^{or s. 119.23 ✓} and to pupils who have a sibling who is attending *
14 a private school under this section ^{or s. 119.23 ✓} and except that the private school may give *
15 preference in accepting applications to siblings of pupils accepted on a random basis.

****NOTE: This draft retains a private school's option to give a preference to siblings of applicants who are accepted on a random basis. I left this in the draft based on the assumption that there is an intentional distinction between "siblings of pupils accepted on a random basis" and "a sibling of a pupil who is attending a private school." Is this consistent with your intent? This note also applies to SECTION 2 of this draft.

****NOTE: Also, should there be any ranking between the priority for applications of pupils who have attended a choice school and applications of pupils with a sibling attending a choice school or would all of these applications be given equal priority? This note also applies to SECTION 2 of this draft.

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16 SECTION 2. 119.23 (3) (a) of the statutes is amended to read:

1 119.23 (3) (a) The pupil or the pupil's parent or guardian shall submit an
 2 application, on a form provided by the state superintendent, to the participating
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 9 capacity or seating capacity. The state superintendent shall ensure that the private
 10 school determines which pupils to accept on a random basis, except that the private
 11 school shall give first priority in accepting applications to pupils who have attended
 12 a private school under this section ^{or s. 118.60 ↓} and to pupils who have a sibling who is attending ✓
 13 a private school under this section ^{or s. 118.60 ↓} and except that the private school may give ★
 14 preference in accepting applications to siblings of pupils accepted on a random basis.

****NOTE: Again, as drafted, the preference is for pupils who have been in the MPCP or who have a sibling in the MPCP. The language does not, for example, require a preference in the MPCP for a pupil who was in the Racine choice program or the newly created choice program. Is this consistent with your intent?

****NOTE: Also, please note that this draft does not address student prioritization in the newly created choice program. Additional language will be included in that draft, if necessary.

15

(END)

Knepp, Fern

From: Hynek, Sara - DOA <Sara.Hynek@Wisconsin.gov>
Sent: Monday, January 28, 2013 8:48 PM
To: Knepp, Fern
Subject: LRB 0962 - choice prioritization

Hi Fern - we are now going to add a factor to the prioritization and put them in an order. When accepting applications, choice schools must give first priority to pupils who attended the school in the prior year (whether as a choice pupil or not); second to siblings of pupils who are attending or have been accepted by the school; and third to choice pupils who attended a different choice school in the prior year.

Thanks, let me know of questions!

Sara

12-13 ← year of attendance
13-14 ← Application



State of Wisconsin
2013 - 2014 LEGISLATURE

In 1-29-2013



LRB-096211 0/2
FFK:wlj:jm RMR

Stays

DOA:.....Hynek, BB0327 - Student prioritization in parental choice programs

FOR 2013-2015 BUDGET - NOT READY FOR INTRODUCTION

power

Do Not Gen

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Analysis Ins

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Please Fix Comp.

renumbered 118.60(3)(a) (intro) and

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Ins 2-16

Please Fix Comp.

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1 capacity or seating capacity. The state superintendent shall ensure that the private
 2 school determines which pupils to accept ~~on a random basis, except that the private~~
 3 school shall give first priority in accepting applications to pupils who have attended
 4 a private school under this section or s. 118.60 and to pupils who have a sibling who
 5 is attending a private school under this section or s. 118.60, and except that the
 6 private school ~~may give preference in accepting applications to siblings of pupils~~
 7 ~~accepted on a random basis.~~ as follows (:

INS.
3-7 →

(END)

2013-2014 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0962/2ins
FFK:.....

ANALYSIS INSERT

Under this bill, a participating private school must prioritize applications submitted under a parental choice program as follows:

1. First, to pupils who attended the private school during the school year prior to the school year for which the application is being made.

2. Second, to siblings of pupils who attended the private school during the school year prior to the school year for which the application is being made and to siblings of pupils who have been accepted to the private school for the school year for which the application is being made.

3. Third, to pupils who attended any private school in a choice program during the school year prior to the school year for which the application is being made. (6)

The private school must then accept applications for the remainder of the private school's capacity on a random basis.

END ANALYSIS INSERT

INS 2-16

(B) # CR; 118.60 (3)(a) 1. to 4.
1 118.60(3)(4)

1 The private school shall give first priority to pupils who attended the private
2 school during the school year prior to the school year for which the application is
3 being made.

4 2. The private school shall give 2nd priority to a sibling of a pupil who attended
5 the private school during the school year prior to the school year for which the
6 application is being made and to a sibling of a pupil who has been accepted to the
7 private school for the school year for which the application is being made.

8 3. The private school shall give 3rd priority to pupils who attended another
9 private school under this section or s. 119.23 during the school year prior to the school
10 year for which the application is being made.

11 4. The private school shall accept pupils to fill the remainder of the private
12 school's maximum general capacity or seating capacity on a random basis.

END INS 2-16

INS 3-7

ⓑ → #CR; 119.23 (3)(a) 1. to 4.

1 119.23(3)(a)1. The private school shall give first priority to pupils who attended the private
2 school during the school year prior to the school year for which the application is
3 being made.

4 2. The private school shall give 2nd priority to a sibling of a pupil who attended
5 the private school during the school year prior to the school year for which the
6 application is being made and to a sibling of a pupil who has been accepted to the
7 private school for the school year for which the application is being made.

8 3. The private school shall give 3rd priority to pupils who attended another
9 private school under this section or s. ^{119.60} 119.23 during the school year prior to the school
10 year for which the application is being made.

11 4. The private school shall accept pupils to fill the remainder of the private
12 school's maximum general capacity or seating capacity on a random basis.

END INS 3-7

Knepp, Fern

From: Hynek, Sara - DOA <Sara.Hynek@Wisconsin.gov>
Sent: Thursday, February 07, 2013 2:47 PM
To: Knepp, Fern
Subject: LRB 0962, student prioritization

Hi Fern – we would like to take the priorities that are set forth in the draft currently, and lump them together – so 1-3 would all be criteria that a choice school could use to give priority to students.

Thanks!

Sara Hynek
Team Leader, Education and Workforce Development Team
State Budget Office
Wisconsin Department of Administration
608-266-1037



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0962/2
FFK:wlj:ph

stays

DOA:.....Hynek, BB0327 - Student prioritization in parental choice programs

FOR 2013-2015 BUDGET -- NOT READY FOR INTRODUCTION

but

may, when accepting applications submitted under a choice program, give preference to any of the following

Do Not Gen

1 AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

under current law

PRIMARY AND SECONDARY EDUCATION

Currently, a private school participating in a parental choice program (currently, the Milwaukee parental choice program and the parental choice program for the Racine Unified School District) must accept applications submitted under the choice program on a random basis. However, a participating private school may give a preference to a sibling of a pupil who is accepted on a random basis.

Now - Under this bill, a participating private school must prioritize applications submitted under a parental choice program as follows:

1. First, to pupils who attended the private school during the school year prior to the school year for which the application is being made.
2. Second, to siblings of pupils who attended the private school during the school year prior to the school year for which the application is being made and to siblings of pupils who have been accepted to the private school for the school year for which the application is being made.
3. Third, to pupils who attended any private school in a choice program during the school year prior to the school year for which the application is being made.

The private school must then accept applications for the remainder of the private school's capacity on a random basis.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 118.60 (3) (a) of the statutes is renumbered 118.60 (3) (a) (intro.) and amended to read:

118.60 (3) (a) (intro.) The pupil or the pupil's parent or guardian shall submit an application, on a form provided by the state superintendent, to the participating private school that the pupil wishes to attend. If more than one pupil from the same family applies to attend the same private school, the pupils may use a single application. Within 60 days after receiving the application, the private school shall notify each applicant, in writing, whether his or her application has been accepted. If the private school rejects an application, the notice shall include the reason. A private school may reject an applicant only if it has reached its maximum general capacity or seating capacity. The state superintendent shall ensure that the private

school determines which pupils to accept on a random basis, except that the private school may give preference in accepting applications to siblings of pupils accepted on a random basis. as follows:

SECTION 2. 118.60 (3) (a) 1. to ~~of~~^{of} of the statutes are created to read:

118.60 (3) (a) 1. The private school shall give first priority to pupils who attended the private school during the school year prior to the school year for which the application is being made.

2. The private school shall give 2nd priority to a sibling of a pupil who attended the private school during the school year prior to the school year for which the

no strike = plain

no. strike = plain

siblings?

1 application is being made and to ^e(a) ^ssibling of ^e(a) ^spupil who ^ehas ^ebeen accepted to the ^ehave
2 private school for the school year for which the application is being made.

3 ~~3. The private school shall give 3rd priority to~~ pupils who attended another
4 private school under this section or s. 119.23 during the school year prior to the school
5 year for which the application is being made.

6 4. The private school shall accept pupils to fill the remainder of the private
7 school's maximum general capacity or seating capacity on a random basis.

8 **SECTION 3.** 119.23 (3) (a) of the statutes is renumbered 119.23 (3) (a) (intro.) and
9 amended to read:

10 119.23 (3) (a) (intro.) The pupil or the pupil's parent or guardian shall submit
11 an application, on a form provided by the state superintendent, to the participating
12 private school that the pupil wishes to attend. If more than one pupil from the same
13 family applies to attend the same private school, the pupils may use a single
14 application. Within 60 days after receiving the application, the private school shall
15 notify each applicant, in writing, whether his or her application has been accepted.
16 If the private school rejects an application, the notice shall include the reason. A
17 private school may reject an applicant only if it has reached its maximum general
18 capacity or seating capacity. The state superintendent shall ensure that the private

19 school determines which pupils to accept ~~on a random basis, except that the private~~
~~school may give preference in accepting applications to siblings of pupils accepted on~~
20 a random basis ~~as follows:~~ ^{to any of the following}

21 **SECTION 4.** 119.23 (3) (a) 1. to ^{3,} of the statutes are created to read:

22 119.23 (3) (a) 1. ~~The private school shall give first priority to~~ pupils who
23 attended the private school during the school year prior to the school year for which
24 the application is being made.
25

No strike plan

no strike = plan

1 2. ~~The private school shall give 2nd priority to a~~ ^s sibling ^s of ^s a pupil ^s who attended
 2 the private school during the school year prior to the school year for which the
 3 application is being made and to ^s a sibling ^s of ^s a pupil ^s who ^s have been accepted to the
 4 private school for the school year for which the application is being made.

5 3. ~~The private school shall give 3rd priority to~~ ^s pupils who attended another
 6 private school under this section or s. 118.60 during the school year prior to the school
 7 year for which the application is being made.

8 4. The private school shall accept pupils to fill the remainder of the private
 9 school's maximum general capacity or seating capacity on a random basis.

(END)



State of Wisconsin
2013 - 2014 LEGISLATURE

In 2-13-13

note



LRB-096213

FFK:wlj:ph

stays

2/14 RMR

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Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

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1. Pupils who attended the private school during the school year prior to the school year for which the application is being made.
2. Siblings of pupils who attended the private school during the school year prior to the school year for which the application is being made and to siblings of pupils who have been accepted to the private school for the school year for which the application is being made.

3. Pupils who attended any private school in a choice program during the school year prior to the school year for which the application is being made.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 118.60 (3) (a) of the statutes is renumbered 118.60 (3) (a) (intro.) and
2 amended to read:

3 118.60 (3) (a) (intro.) The pupil or the pupil's parent or guardian shall submit
4 an application, on a form provided by the state superintendent, to the participating
5 private school that the pupil wishes to attend. If more than one pupil from the same
6 family applies to attend the same private school, the pupils may use a single
7 application. Within 60 days after receiving the application, the private school shall
8 notify each applicant, in writing, whether his or her application has been accepted.
9 If the private school rejects an application, the notice shall include the reason. A
10 private school may reject an applicant only if it has reached its maximum general
11 capacity or seating capacity. The state superintendent shall ensure that the private
12 school determines which pupils to accept on a random basis, except that the private
13 school may give preference in accepting applications to ~~siblings of pupils accepted on~~
14 ~~a random basis.~~ to any of the following:

15 **SECTION 2.** 118.60 (3) (a) 1. to 3. of the statutes are created to read:

16 118.60 (3) (a) 1. Pupils who attended the private school during the school year
17 prior to the school year for which the application is being made.

18 2. Siblings of pupils who attended the private school during the school year
19 prior to the school year for which the application is being made and to siblings of
20 pupils who have been accepted to the private school for the school year for which the
21 application is being made.

1 3. Pupils who attended another private school under this section or s. 119.23
2 during the school year prior to the school year for which the application is being
3 made.

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23 pupils who have been accepted to the private school for the school year for which the
24 application is being made.

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0962/4dn

FFK:f:...

Wlj

Date

To Sara Hynek:

The treatment of s. 118.60 (3) (a) and the creation of s. 118.60 (3) (a) 1. to 3. are deleted from this draft due to the reconciliation of LRB-0962 and LRB-1026 that occurs in LRB-1026. Both drafts should continue to appear in the compiled bill.

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DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0962/4dn
FFK:wlj:rs

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State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0962/4

FFK:wlj:rs

DOA:.....Hynek, BB0327 - Student prioritization in parental choice programs

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