

1971 Assembly Bill 832

**Date published:
March 23, 1972**

CHAPTER 200, Laws of 1971

AN ACT to amend 121.81 (2) (a) of the statutes, relating to authorizing school boards to waive tuition requirements in anticipation of pupils becoming school district residents.

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

CHAPTER 200

484

121.81 (2) (a) of the statutes is amended to read:

121.81 (2) (a) A pupil whose parent or legal custodian is a resident of this state but not a resident of the school district may file with the school board of the district a written application for enrollment in the schools of the school district. The application shall be accompanied by a written declaration of the parent or legal custodian that he will establish residence in the school district by a specified time. If facilities are adequate, the school board may permit the pupil to enroll in the schools of the school district, upon and may require prepayment of a tuition fee for 9 school weeks or may waive the tuition requirement for that pupil. If the parent or legal custodian establishes residence in the school district within such 9 school weeks, the school board shall refund the tuition fee. If such residence is not established there shall be no refund of the tuition fee but another written application for enrollment may be filed for the next succeeding 9 school weeks and, upon prepayment of a tuition fee for such 9 school weeks, the school board may permit the pupil to ~~re-enroll~~ reenroll. If the parent or legal custodian establishes residence in the school district within the second 9 school weeks, the school board shall refund the tuition fee for the second 9 school weeks.
