

NO. 23

s added to read:
postpartum pupil temporarily
tside the pupil's district of
ion 1073(b) of this title, the
e to the school district
as the full tuition charged.
an approved independent school
shall reimburse the school an
ctions 823 and 824 of this
pupil attending an approved
missioner shall reimburse the
of providing the educational
ie average announced tuition of
for the year of attendance.
ject to review and approval by
e reduced proportionately on a
year as that term is defined in
where the pupil receives less
on. If the pupil has a legal
chool district of that residence
ner the amount paid the public
educational program. Where a
s due under this subsection to
sioner shall so certify to the
shall withhold that amount from
ol district in December.

(3) Any employer who has received a citation for a violation of the requirements of this Code, of any standard, rule, or order promulgated pursuant to this Code or of regulations prescribed pursuant to this Code, and such violation is specifically determined not to be of a serious nature, may be assessed a civil penalty of up to *[\$1,000.00]* \$7,000.00 for each such violation.

(4) Any employer who fails to correct a violation for which a citation has been issued within the period permitted for its correction, which period shall not begin to run until the date of the final order of the review board, in the case of any review proceeding under section 226 of this title initiated by the employer in good faith and not solely for delay or avoidance of penalties, may be assessed a civil penalty of not more than *[\$2,000.00]* \$7,000.00 for each day during which the failure or violation continues.

(8) Any employer who violates any of the posting requirements, as prescribed under the provisions of this Code, shall be assessed a civil penalty of up to *[\$1,000.00]* \$7,000.00 for each violation.

Sec. 2. EFFECTIVE DATE

This act shall take effect on passage.

Approved: May 3, 1991

NO. 24. AN ACT RELATING TO INDEPENDENT SCHOOLS AND ACADEMIES.

(H.286)

It is hereby enacted by the General Assembly of the State of Vermont:

* * * Definitions * * *

Sec. 1. 16 V.S.A. § 11(a)(7) and (8) are amended to read:

(7) "Public school" means * [elementary and high schools which are principally supported by public taxation or tuition payments derived from public funds. A school district may maintain evening or summer schools for its pupils and they shall be considered public schools. This definition shall not be construed to require any public school not managed by a school board to comply with provisions of law relating to teachers.] * an elementary school or secondary school for which the governing board is publicly elected. A public school may maintain evening or summer schools for its pupils and it shall be considered a public school.

(8) * ["Private school"] * "Independent school" means a school other than a public school, which provides a program of elementary or secondary education, or both. An "independent school meeting public school standards" means an independent school in Vermont that applies to the state board for public school approval and meets the standards for public school approval.

* * * Tuition * * *

Sec. 2. 16 V.S.A. § 822(a)(1) is amended to read:

§ 822. SCHOOL DISTRICTS TO MAINTAIN HIGH SCHOOLS OR PAY TUITION

(a) Each school district shall provide, furnish, and maintain one or more approved high schools in which high school education is provided for its pupils unless:

(1) The electorate authorizes the school board to close an existing high school and to provide for the high school education of its pupils by paying tuition in accordance with law. Tuition for its pupils shall be paid to *[a] * an approved public or independent high school, *[public or private, approved by the state board,]* to be selected by

ADMINISTRATION OF OATHS.
(211)
General Assembly of the State of

amended to read:
 WHOM ADMINISTERED
 ot made by law, oaths of office
 justice of the supreme court,
 idge, justice of the peace, judge
 otary public or the presiding
 of either house of the general

VOSHA.
(H.284)
General Assembly of the State of

a)(1), (2), (3), (4) and (8) are
 willfully or repeatedly violates
 de or any standard, rule or order
 is Code or regulations prescribed
 be assessed a civil penalty of not
 70,000.00 for each violation, but
 each willful violation.

has received a citation for a
 requirements of this Code, of any
 romulgated pursuant to this Code,
 escribed pursuant to this Code,
 l penalty of up to *[\$2,000.00]*
 on.