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1	Introduced by Committee on Education
2	Date:
3	Subject: Education; State Board of Education; postsecondary schools; closings
4	Statement of purpose of bill as introduced: This bill proposes to require that, if
5	an institution of higher education is placed on probation by its accrediting
6	agency, the institution shall inform the State Board of Education of its status
7	and submit an academic record plan for students to the State Board for
8	approval. The academic record plan would be required to include an
9	agreement with an institution of higher education or other entity to act as a
10	repository for the institution's records with funds set aside, if necessary, for the
11	permanent maintenance of the academic records. This bill also proposes to
12	require that, when student academic records are not delivered to a permanent
13	repository, the Vermont State Archives and Records Administration would
14	take custody of the student academic records and may retain a third party to
15	maintain and administer the records.
16	An act relating to the closing of postsecondary schools
17	It is hereby enacted by the General Assembly of the State of Vermont:

§ 175. POSTSECONDARY EDUCATIONAL INSTITUTIONS; CLOSING

Sec. 1. 16 V.S.A. § 175 is amended to read:

1	(a) When an institution of higher education, whether or not chartered in this
2	State, proposes to discontinue the regular course of instruction, either
3	permanently or for a temporary period other than a customary vacation period,
4	the institution shall:
5	(1) promptly inform the State Board;
6	(2) prepare the academic record of each current and former student in a
7	form satisfactory to the State Board and including interpretive information
8	required by the Board; and
9	(3) deliver the records to a person designated by the State Board to act
10	as permanent repository for the institution's records, together with the
11	reasonable cost of entering and maintaining the records.
12	* * *
13	(d) When an institution of higher education is unable or unwilling to
14	comply substantially with the record preparation and delivery requirements of
15	subsection (a) of this section, the State Board shall bring an action in Superior
16	Court to compel compliance with this section, and may in a proper case obtain
17	designate the Vermont State Archives and Records Administration as
18	temporary eustody custodian of the records. In any case when student
19	academic records are not delivered to a permanent repository under
20	subdivision (a)(3) of this section, the Vermont State Archives and Records

1	Administration shall take custody of the student academic records and may
2	retain a third party to maintain and administer the records.
3	(e) When an institution of higher education is unable or unwilling to
4	comply with the requirements of subsection (a) of this section, the State Board
5	may expend State funds necessary to ensure the proper storage and availability
6	of the institution's records. The Attorney General shall then seek recovery
7	under this subsection, in the name of the State, of all of the State's incurred
8	costs and expenses, including attorney's fees, arising from the failure to
9	comply. Claims under this subsection shall be a lien on all the property of a
10	defaulting institution, until all claims under this subsection are satisfied. The
11	lien shall take effect from the date of filing notice thereof in the records of the
12	town or towns where property of the defaulting institution is located.
13	* * *
14	(g)(1) The Association of Vermont Independent Colleges (AVIC) shall
15	maintain a memorandum of understanding with each of its member colleges
16	under which each member college agrees to:
17	(1) upon the request of AVIC, properly administer the student records of
18	a member college that fails to comply with the requirements of subsection (a)
19	of this section; and
20	(2) contribute on an equitable basis and in a manner determined in the
21	sole discretion of AVIC to the costs of another AVIC member or other entity

1	selected by AVIC maintaining the records of a member college that fails to
2	comply with the requirements of subsection (a) of this section. If an institution
3	of higher education is placed on probation by its accrediting agency, the
4	institution shall:
5	(A) not later than five business days after learning that it has been
6	placed on probation, inform the State Board of Education of its status; and
7	(B) not later than 60 days after being placed on probation, submit an
8	academic record plan for students to the State Board for approval.
9	(2) The academic record plan shall include an agreement with an
10	institution of higher education or other entity to act as a repository for the
11	institution's records with funds set aside, if necessary, for the permanent
12	maintenance of the academic records.
13	(3) If the State Board does not approve the plan, the State may take
14	action under subsections (d) and (e) of this section.
15	Sec. 2. EFFECTIVE DATE
16	This act shall take effect on passage.