

1st Sub. H.B. 193
CHARTER SCHOOL FUNDING AMENDMENTS

Senator **Evan J. Vickers** proposes the following amendments:

1. Page 14, Lines 408 through 411f

House Floor Amendments

3-3-2016:

- 408 March 4, 2016, of the local school board's intent to increase the board local levy rate.
- 409 (d) ~~{A}~~ So long as the charter school levy rate does not exceed 25% of the charter school
levy per district revenues, a local school board may not increase a board local levy rate under this section if
- 410 the ~~H→ [sole]~~ ~~←H~~ purpose of increasing the board local levy rate is to ~~H→ [recapture]~~
410b ~~capture~~ ~~←H~~ ~~H→ [revenue lost]~~
- 410a ~~from]~~ ~~←H~~ the
- 411 ~~H→ [decrease]~~ ~~{adjustment}~~ ~~←H~~ revenues assigned to the charter school levy through the
adjustment in a board local levy rate under Subsection (5)(a).
- 411a ~~H→~~ (e) Before a local school board ~~{increases}~~ takes action to increase a board local levy rate
under this section, the
- 411b local school board shall:
- 411c (i) prepare a written statement that attests that the local school board is ~~{not increasing the~~
411d board local levy rate for the purpose of capturing the adjustment of the local school board's
411e local levy rate under Subsection (5)(a)} in compliance with Subsection (5)(d) ;
- 411f (ii) read the statement described in Subsection (5)(e)(i) during a local school board public