
HOUSE BILL No. 1430

DIGEST OF INTRODUCED BILL

Citations Affected: IC 20-23.

Synopsis: Disannexation from school corporations. Creates a process by which residents of a part of an existing school corporation can elect to disannex from that corporation and either annex to another existing school corporation or establish a new school corporation. Makes conforming changes.

Effective: July 1, 2011.

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January 18, 2011, read first time and referred to Committee on Education.

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First Regular Session 117th General Assembly (2011)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2010 Regular Session of the General Assembly.

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HOUSE BILL No. 1430



A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 20-23-5-1, AS ADDED BY P.L.1-2005, SECTION
2 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
3 2011]: Sec. 1. As used in this chapter, "acquiring school corporation"
4 means ~~the~~ a school corporation that acquires territory as a result of
5 annexation **or disannexation**.

6 SECTION 2. IC 20-23-5-3, AS ADDED BY P.L.1-2005, SECTION
7 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
8 2011]: Sec. 3. As used in this chapter, "annexed territory" means the
9 territory acquired by an acquiring school corporation as a result of
10 annexation **or disannexation** from a ~~losing~~ **relinquishing** school
11 corporation.

12 SECTION 3. IC 20-23-5-3.1 IS ADDED TO THE INDIANA CODE
13 AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14 1, 2011]: **Sec. 3.1. As used in this chapter, "disannex",**
15 **"disannexing", "disannexation", and "school disannexation" mean**
16 **any action whereby:**

17 (1) **the boundaries of a school corporation are changed by**



1 **removing territory from a relinquishing school corporation;**
 2 **and**
 3 **(2) the territory is transferred to an acquiring school**
 4 **corporation or to a new school corporation other than by**
 5 **annexation.**

6 SECTION 4. IC 20-23-5-4, AS ADDED BY P.L.1-2005, SECTION
 7 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
 8 2011]: Sec. 4. As used in this chapter, "~~losing school corporation~~"
 9 means a school corporation that loses territory to an acquiring school
 10 corporation by annexation. "**new school corporation**" means a school
 11 corporation that is created by and acquires its territory as a result
 12 of a disannexation.

13 SECTION 5. IC 20-23-5-4.1 IS ADDED TO THE INDIANA CODE
 14 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
 15 1, 2011]: **Sec. 4.1. As used in this chapter, "relinquishing school**
 16 **corporation" means a school corporation that relinquishes**
 17 **territory to an acquiring school corporation or a new school**
 18 **corporation by annexation or disannexation.**

19 SECTION 6. IC 20-23-5-7, AS ADDED BY P.L.1-2005, SECTION
 20 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
 21 2011]: Sec. 7. Subject to the limitations and procedures in this chapter:
 22 **(1) a school corporation may annex territory from any other**
 23 **school corporation by resolutions of the acquiring and ~~losing~~**
 24 **relinquishing school corporations under section 8 of this chapter;**
 25 **or**
 26 **(2) territory may be disannexed from a school corporation**
 27 **under sections 10.1 through 10.6 of this chapter.**

28 SECTION 7. IC 20-23-5-8, AS ADDED BY P.L.1-2005, SECTION
 29 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
 30 2011]: Sec. 8. An annexation may be effected by any school
 31 corporation as follows:

- 32 (1) The acquiring and the ~~losing~~ **relinquishing** school
 33 corporations shall each adopt a substantially identical annexation
 34 resolution. The resolution must contain the following items:
 35 (A) The name of the acquiring school corporation, which may
 36 differ from the name of the acquiring corporation at the time
 37 of the adoption of the resolution, after the effective date.
 38 (B) A description of the annexed territory. The description
 39 shall as near as reasonably possible:
 40 (i) be by streets and other boundaries known by common
 41 names; and
 42 (ii) does not have to be by legal description unless the

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1 additional description is necessary to identify the annexed
 2 territory.
 3 A notice is not defective if there is a good faith compliance
 4 with this section and if the area designated may be ascertained
 5 with reasonable certainty by persons skilled in the area of real
 6 estate description.
 7 (C) The time the annexation takes place.
 8 (D) Any terms and conditions facilitating education of students
 9 in the:
 10 (i) annexed territory;
 11 (ii) ~~losing~~ **relinquishing** school corporation; or
 12 (iii) acquiring school corporation.
 13 The terms may provide for the continued attendance by
 14 students in the annexed territory at schools in the ~~losing~~
 15 **relinquishing** school corporation for specified periods after
 16 annexation on a transfer basis. If students will continue
 17 attendance in schools in the ~~losing~~ **relinquishing** school
 18 corporation, transfer tuition for the students shall be paid by
 19 the acquiring school corporation to the ~~losing~~ **relinquishing**
 20 school corporation:
 21 (i) using the method; and
 22 (ii) at the rates;
 23 provided by the Indiana statutes governing the computation
 24 and payment of transfer tuition costs.
 25 (E) Disposition of assets and liabilities of the ~~losing~~
 26 **relinquishing** school corporation to the acquiring school
 27 corporation.
 28 (F) Allocation between the acquiring and ~~losing~~ **relinquishing**
 29 school corporations of subsequently collected school taxes
 30 levied on property in the annexed territory.
 31 (G) The amount, if any, to be paid by the acquiring school
 32 corporation to the ~~losing~~ **relinquishing** school corporation on
 33 account of property received from the ~~losing~~ **relinquishing**
 34 school corporation.
 35 (H) Dispositions, allocations, and amounts transferred under
 36 this subsection must be equitable.
 37 (2) After the adoption of the resolution, notice shall be given by
 38 publication in both the acquiring school corporation and the
 39 ~~losing~~ **relinquishing** school corporation setting out:
 40 (A) the text of the resolution; and
 41 (B) a statement that the resolution has been adopted; and
 42 (C) that a right of remonstrance exists as provided in this

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chapter.
(3) It is not necessary to set out the remonstrance provisions of this chapter. A general reference to a right of remonstrance with a reference to this chapter is sufficient.

(4) The annexation takes effect:
(A) within thirty (30) days after publication; or
(B) at the time provided in the resolution;
whichever is later, unless within the period during which a remonstrance may be filed a remonstrance is filed in the circuit or superior court of the county where the annexed territory or any part of the annexed territory is located, by registered voters residing in the ~~losing~~ **relinquishing** school corporation at least equal in number to the greater of ten percent (10%) of the number of registered voters residing in the ~~losing~~ **relinquishing** school corporation or fifty-one percent (51%) of the number of registered voters residing in the annexed territory.

SECTION 8. IC 20-23-5-9, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 9. (a) The notice by publication required by section 8 of this chapter shall be made:

- (1) two (2) times;
- (2) a week apart; and
- (3) in two (2) daily newspapers of general circulation, published in the English language and of general circulation in the acquiring school corporation and in the ~~losing~~ **relinquishing** school corporation.

(b) If there is only one (1) or no daily newspaper in either school corporation, a weekly newspaper may be used.

(c) If there is only one (1) daily or weekly newspaper, publication in the newspaper is sufficient.

(d) If a newspaper is of general circulation in both the acquiring school corporation and the ~~losing~~ **relinquishing** school corporation, publication in the newspaper qualifies as one (1) of the required publications in the acquiring school corporation and the ~~losing~~ **relinquishing** school corporation.

(e) Publication may be made jointly by the ~~losing~~ **relinquishing** school corporation and acquiring school corporation.

(f) The remonstrance period runs from the second publication.

SECTION 9. IC 20-23-5-10, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 10. (a) A remonstrance under section 8 of this chapter must be in the following or a substantially similar form:

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1 "The undersigned hereby remonstrate against the annexation of
2 the following described territory situated in _____ County,
3 Indiana, whereby it would be transferred from _____ (the ~~losing~~
4 **relinquishing** corporation) to _____ (the acquiring
5 corporation):

6 (Description of the annexed territory sufficient to identify it.)".

7 The remonstrance may be filed in any number of counterparts. Each
8 counterpart shall have attached to it the affidavit of the person
9 circulating it that each signature appearing on the remonstrance was
10 affixed in the presence of the person circulating the petition and is the
11 true and lawful signature of the person who made the signature. The
12 person who makes the affidavit does not have to be one (1) of the
13 persons who signs the counterpart to which the affidavit is attached.
14 The remonstrance must be accompanied by a complaint filed by one (1)
15 or more of the remonstrators (who shall be treated as a representative
16 of the entire class of remonstrators) and signed by the remonstrator or
17 the remonstrator's attorney, stating the reasons for the remonstrance.

18 The reasons for the remonstrance are limited to the following:

19 (1) There is a procedural defect in the manner in which the
20 annexation is carried out that is jurisdictional.

21 (2) The annexed territory does not form a compact area abutting
22 the acquiring corporation.

23 (3) The benefits to be derived from the annexation are outweighed
24 by the detriments, taking into consideration the respective
25 benefits and detriments to the schools and of the students residing
26 in the acquiring school corporation, the ~~losing~~ **relinquishing**
27 school corporation, and the annexed territory.

28 (4) The:

29 (A) disposition of assets and liabilities of the ~~losing~~
30 **relinquishing** school corporation;

31 (B) allocation of school tax receipts between the acquiring
32 school corporation and the ~~losing~~ **relinquishing** school
33 corporation; and

34 (C) amount to be paid by the acquiring school corporation as
35 set out in the annexation resolution;

36 are inequitable. Except with respect to subdivision (1), the
37 allegations may be made in the statutory language.

38 (b) The plaintiff in a remonstrance under section 8 of this chapter
39 must be the person whose name appears on the complaint. The
40 defendants in a remonstrance under section 8 of this chapter shall be
41 both the acquiring school corporation and the ~~losing~~ **relinquishing**
42 school corporation. Service of process shall be made on the defendants

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1 as in other civil actions.

2 (c) To determine if a petition was timely filed, the time of filing is
3 the time of filing with the clerk without regard to the time of issuance
4 of the summons. If the thirtieth day falls on Sunday, a holiday, or any
5 other day when the clerk's office is not open, the time shall be extended
6 to the next day when the office is open.

7 (d) The issues in a remonstrance under section 8 of this chapter are
8 made up by the complaint. The allegations in the complaint shall be
9 treated as denied by each defendant. A responsive pleading may not be
10 filed except that any defendant may, if appropriate, file a motion to
11 dismiss the remonstrance on the ground that:

- 12 (1) the requisite number of qualified remonstrators have not
13 signed the petition;
14 (2) the remonstrance was not timely filed; or
15 (3) the complaint does not state a cause of action.

16 A responsive pleading to this motion may not be filed. With respect to
17 a motion under subdivisions (1) and (2), the allegations of the pleading
18 shall be treated as denied by the remonstrators. To determine whether
19 there are the requisite number of qualified remonstrators, a person may
20 not withdraw the person's name after a remonstrance has been filed or
21 add the person's name to the remonstrance. Any person may, however,
22 at the trial of the cause and in support or derogation of the substantive
23 matters in the complaint, introduce into evidence a verified statement
24 that the person wishes the person's name added to or withdrawn from
25 the remonstrance. The court may either hear all or a part of the matters
26 raised by the motion to dismiss separately or may consolidate for trial
27 all or a part of the matters with the matters relating to the substance of
28 the case. A complaint may not be dismissed for failure to state a cause
29 of action if a fair reading of the complaint supports one (1) of the
30 grounds for remonstrance provided in subsection (a). The court may
31 permit an amendment of the complaint if the amendment does not state
32 a new ground of remonstrance.

33 (e) The trial of a remonstrance shall be conducted as other civil
34 cases by the court without the intervention of a jury on the issues raised
35 by the complaint or a motion to dismiss, or both. A change of venue
36 from a judge may be permitted. A change of venue from the county
37 may not be permitted. The court shall expedite the hearing of the case.
38 The court's judgment, except with respect to any matter raised under
39 subsection (a)(4), shall be either that:

- 40 (1) the annexation shall take place;
41 (2) the annexation shall not take place; or
42 (3) the remonstrance shall be dismissed.

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1 If the court finds that the remonstrators have proved any of the reasons
 2 for the remonstrance described in subsection (a)(1) through (a)(4), the
 3 court's judgment shall be that the annexation may not take place.
 4 Unless the remonstrators have proved at least one (1) of the reasons for
 5 a remonstrance described in subsection (a)(1) through (a)(4), the court's
 6 judgment shall be that the annexation shall take place. With respect to
 7 any matter raised under subsection (a)(4), the court's judgment may be
 8 either that the disposition, allocation, and amount set out in the
 9 annexing resolution is equitable or that it is inequitable. In the latter
 10 event, the court in the court's judgment shall provide for an equitable
 11 disposition, allocation, and amount. Costs shall follow judgment.
 12 Appeals may be taken from any judgment of the court in the same
 13 manner as appeals are taken in other civil cases.

14 SECTION 10. IC 20-23-5-10.1 IS ADDED TO THE INDIANA
 15 CODE AS A NEW SECTION TO READ AS FOLLOWS
 16 [EFFECTIVE JULY 1, 2011]: **Sec. 10.1. (a) For the purpose of this**
 17 **section, a "school age child" is one who:**

- 18 (1) is not less than four (4) years of age and not more than
 19 nineteen (19) years of age; and
 20 (2) is enrolled in a school.

21 (b) Disannexation may be initiated by any of the following:

- 22 (1) A petition signed on behalf of a majority of the
 23 households:
 24 (A) in which a school age child resides; and
 25 (B) that are located in the territory proposed to be
 26 disannexed.

27 The individual who signs the petition on behalf of a household
 28 described in this subdivision must be a parent, guardian, or
 29 person having physical custody of the school age child or
 30 children. After the initiation of a disannexation by means of
 31 a petition satisfying the requirements of this subdivision, the
 32 disannexation must be approved by a majority vote of persons
 33 voting in the territory proposed to be disannexed in an
 34 election in the territory under section 10.4 of this chapter.

- 35 (2) A petition signed by ten percent (10%) of the number of
 36 registered voters residing in the territory proposed to be
 37 disannexed. After the initiation of a disannexation by means
 38 of a petition satisfying the requirements of this subdivision,
 39 the disannexation must be approved by a majority vote of
 40 persons voting in the territory proposed to be disannexed in
 41 an election in the territory under section 10.4 of this chapter.
 42 (3) A petition signed by at least fifty-five percent (55%) of the

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registered voters residing in the territory proposed to be disannexed.

(c) A petition referred to in subsection (b) must state that the signers request the disannexation of territory from a school corporation. The petition must set forth the following information:

- (1) The name of the school corporation from which the territory is to be disannexed.
- (2) A description of the boundaries of the territory to be disannexed. The description must, as nearly as reasonably possible, be:
 - (A) by streets and other boundaries known by common names; and
 - (B) by legal description, unless a description in addition to the legal description is necessary to identify the annexed territory.
- (3) Whether the territory is to be annexed to an existing school corporation or formed into a new school corporation.
- (4) If the territory is to be annexed to an existing school corporation, the name of the existing school corporation.
- (5) If the territory is to be formed into a new school corporation, the following information about the new school corporation:
 - (A) The name of the proposed school corporation.
 - (B) A general description of the boundaries.
 - (C) The number of members of the board of school trustees.
 - (D) The manner in which the permanent board of school trustees, and, if provided for, the interim board of school trustees, will be elected or appointed.
 - (E) The compensation, if any, of the members of the permanent board of school trustees and, if provided for, the interim board of school trustees.

(d) A petition referred to in subsection (b) must show:

- (1) the date on which each person signed the petition;
- (2) the person's residence address on that date; and
- (3) in the case of a petition under subsection (b)(1), the name or names of the school age children residing at the address.

(e) A petition referred to in subsection (b) may be executed in several counterparts, the total of which constitutes the petition described in this section. An affidavit of the person circulating a counterpart must be attached to the counterpart. The affidavit must state that each signature appearing on the counterpart was

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1 affixed in the person's presence and is the true and lawful
2 signature of the signer.

3 (f) Each signer of a petition referred to in subsection (b) may
4 withdraw the signer's signature from the petition before the
5 petition is filed under section 10.2, 10.3, or 10.5 of this chapter.
6 Names may not be added to the petition after the petition is filed
7 under section 10.2, 10.3, or 10.5 of this chapter.

8 (g) The following apply to a proposed disannexation under this
9 chapter:

10 (1) In order for a territory that is to be disannexed to be
11 annexed to an existing school corporation, the acquiring
12 school corporation must adopt a resolution containing the
13 elements described in section 8(1) of this chapter and file a
14 copy of the resolution with the state board before the filing of:

15 (A) the certification by the state board under section
16 10.2(b) of this chapter; or

17 (B) the certification by the county clerk or clerks under
18 section 10.3(b) of this chapter.

19 (2) In order for a territory that is to be disannexed to be
20 formed into a new school corporation, the territory must have
21 an average daily attendance of students who are residents in
22 the territory, in accordance with the applicable regulations of
23 the state superintendent, of at least two hundred seventy (270)
24 students in grades 9 through 12 or at least one thousand
25 (1,000) students in grades 1 through 12, and an assessed
26 valuation per student of at least five thousand dollars
27 (\$5,000).

28 SECTION 11. IC 20-23-5-10.2 IS ADDED TO THE INDIANA
29 CODE AS A NEW SECTION TO READ AS FOLLOWS
30 [EFFECTIVE JULY 1, 2011]: **Sec. 10.2. (a) A petition described in**
31 **section 10.1(b)(1) of this chapter must be filed with the state board.**
32 **The state board shall, within sixty (60) days of the filing of the**
33 **petition, determine:**

34 (1) whether the petition has been signed on behalf of a
35 majority of the households in the territory proposed to be
36 annexed in which school age children reside; and

37 (2) whether the petition otherwise complies with the
38 requirements of section 10.1 of this chapter.

39 In making its determination, the state board may examine
40 information from the school corporation currently serving the
41 territory proposed to be disannexed. The determination of the state
42 board is final and conclusive.

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1 (b) If the state board determines that a petition described in
2 section 10.1(b)(1) of this chapter meets the requirements of section
3 10.1 of this chapter and that the petition has been signed on behalf
4 of a majority of the households in the territory proposed to be
5 annexed in which school age children reside, the state board shall
6 certify its determination to the clerk of the circuit court of the
7 county or counties in which the territory is located.

8 SECTION 12. IC 20-23-5-10.3 IS ADDED TO THE INDIANA
9 CODE AS A NEW SECTION TO READ AS FOLLOWS
10 [EFFECTIVE JULY 1, 2011]: Sec. 10.3. (a) A petition described in
11 section 10.1(b)(2) of this chapter must be filed with the clerk of the
12 circuit court of the county or counties in which the territory
13 proposed to be disannexed is located.

14 (b) After receiving a petition under subsection (a), the clerk of
15 the circuit court shall make a certification under the clerk's hand
16 and seal of the clerk's office as to:

- 17 (1) the number of signers of the petition;
- 18 (2) the number of signers of the petition who are registered
19 voters residing in:
 - 20 (A) the territory proposed to be disannexed; or
 - 21 (B) the part of the territory proposed to be disannexed that
22 is located in the clerk's county;
- 23 as disclosed by the voter registration records of the county;
24 and
- 25 (3) the number of registered voters residing in:
 - 26 (A) the territory proposed to be disannexed; or
 - 27 (B) the part of the territory proposed to be disannexed that
28 is located in the clerk's county, as disclosed by the voter
29 registration records of the county; and
- 30 (4) the date of the filing of the petition with the clerk.

31 If a territory proposed to be disannexed includes only part of a
32 voting precinct, the clerk of the circuit court shall ascertain, from
33 any means available, the number of registered voters residing in
34 the part of the voting precinct that is within the territory proposed
35 to be disannexed.

36 (c) In addition to making the certification under subsection (b)
37 as to whether the petition was signed by ten percent (10%) of the
38 number of registered voters residing in the territory proposed to
39 be disannexed, the clerk of the circuit court shall determine
40 whether the petition otherwise meets the requirements of section
41 10.1 of this chapter

42 (d) The clerk of the circuit court shall make the certification

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1 required by subsection (b) and the determination required by
 2 subsection (c) not later than thirty (30) days after the filing of the
 3 petition under subsection (a), excluding from the calculation of that
 4 period any time during which the registration records are
 5 unavailable to the clerk. In certifying the number of registered
 6 voters, the clerk shall disregard any signature on the petition that
 7 was not made within the ninety (90) days that immediately precede
 8 the filing of the petition with the clerk, as shown by the dates set
 9 out in the petition. The clerk shall establish a record of the
 10 certification in the clerk's office and shall file the certification with
 11 the state board.

12 SECTION 13. IC 20-23-5-10.4 IS ADDED TO THE INDIANA
 13 CODE AS A NEW SECTION TO READ AS FOLLOWS
 14 [EFFECTIVE JULY 1, 2011]: Sec. 10.4. (a) If:

15 (1) the state board, under section 10.2(b) of this chapter,
 16 certifies to the clerk of the circuit court of the county or
 17 counties in which a territory proposed to be disannexed is
 18 located that a petition described in section 10.1(b)(1) of this
 19 chapter:

20 (A) was signed on behalf of a majority of the households in
 21 the territory proposed to be disannexed in which school
 22 aged children reside; and

23 (B) otherwise meets the requirements of section 10.1 of this
 24 chapter; or

25 (2) the clerk of the circuit court of the county or counties in
 26 which a territory proposed to be disannexed is located, under
 27 section 10.3 of this chapter, certifies that the petition
 28 described section 10.1(b)(2) of this chapter:

29 (A) has been signed by ten percent (10%) of the number of
 30 registered voters residing in the territory proposed to be
 31 disannexed; and

32 (B) otherwise meets the requirements of section 10.1 of this
 33 chapter;

34 the clerk of the circuit court shall take the action specified in
 35 subsection (b).

36 (b) If subsection (a) applies to a petition described in section
 37 10.1(b)(1) or section 10.1(b)(2) of this chapter, the clerk of the
 38 circuit court shall:

39 (1) certify to the county election board the public question of
 40 whether the disannexation, as described in the petition under
 41 section 10.1(c) of this chapter, should take place; and

42 (2) order the county election board:

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1 (A) to place the public question on the ballot for a primary
2 election or general election under IC 3-10-9 as a local
3 public question, if subsection (c) applies; or
4 (B) to conduct a special election under IC 3-10-8-1(5) at
5 which the registered voters residing in the territory of the
6 proposed disannexation may vote on the public question,
7 if subsection (d) applies.
8 (c) If:
9 (1) a primary election at which county officials are
10 nominated; or
11 (2) a general election at which county officials are elected;
12 and for which the question can be certified in compliance with
13 IC 3-10-9-3 is to be held not within six (6) months after the
14 certification by the state board described in subsection (a)(1) or the
15 certification by the clerk of court described in subsection (a)(2), the
16 question of whether the disannexation should take place shall be
17 placed as a public question on the ballot for the primary election
18 or general election.
19 (d) If a primary or general election will not be held within six (6)
20 months after the certification by the state board described in
21 subsection (a)(1) or the certification by the clerk of court described
22 in subsection (a)(2), the question of whether the disannexation
23 should take place shall be placed on the ballot of a special election
24 IC 3-10-8-1(5). The special election shall be held:
25 (1) not less than sixty (60) days; and
26 (2) not more than one hundred twenty (120) days;
27 after the certification described in subsection (a)(1) or subsection
28 (a)(2).
29 (e) The county election board, under IC 5-3-1, shall give notice
30 of:
31 (1) the public question on the ballot at the primary election or
32 general election, if subsection (c) applies; or
33 (2) the special election, if subsection (d) applies.
34 (f) The notice required under subsection (e) must:
35 (1) clearly state that the election is called to afford the
36 registered voters an opportunity to approve or reject a
37 proposal for the disannexation of territory from an existing
38 school corporation;
39 (2) set forth a general description of the boundaries of the
40 territory to be disannexed, as set out in the petition;
41 (3) if the territory is to be annexed to an existing school
42 corporation, state the name of the existing school corporation;

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1 (4) if the territory is to be formed into a new school
 2 corporation, state the name of the proposed community school
 3 corporation; and
 4 (5) designate the date, time, and voting place or places at
 5 which the election will be held.
 6 (g) If subsection (c) applies, the county election board shall place
 7 the public question on the ballot in the form prescribed by
 8 IC 3-10-9-4. Except as otherwise provided under in this chapter,
 9 the election is governed by IC 3.
 10 (h) If subsection (d) applies, the special election conducted
 11 under this section shall be under the direction of the county
 12 election board of the county in which the territory proposed for
 13 disannexation is located. The election board shall take all steps
 14 necessary to carry out the special election. Except as otherwise
 15 provided under in this chapter, the special election is governed by
 16 IC 3.
 17 (i) The certified result of:
 18 (1) the local public question, if subsection (c) applies; or
 19 (2) the special election, if subsection (d) applies;
 20 shall be filed with the state board.
 21 (j) If the certified result filed with the state board under
 22 subsection (i) was approval of the disannexation by a majority of
 23 the persons voting on the question, the state board:
 24 (1) shall immediately cause notice of the result to be published
 25 in the county or counties where the disannexation will take
 26 place; and
 27 (2) declare the disannexation final and approve either:
 28 (A) the annexation of the territory to the acquiring school
 29 corporation; or
 30 (B) the creation of the new corporation consisting of the
 31 disannexed territory;
 32 by adopting a resolution to that effect.
 33 (k) Notice of the adoption of a resolution under subsection (j)(2)
 34 must be published at least once in one (1) newspaper of general
 35 circulation published in the county or counties where the
 36 disannexation will take place.
 37 SECTION 14. IC 20-23-5-10.5 IS ADDED TO THE INDIANA
 38 CODE AS A NEW SECTION TO READ AS FOLLOWS
 39 [EFFECTIVE JULY 1, 2011]: **Sec. 10.5. (a) A petition described in**
 40 **section 10.1(b)(3) of this chapter must be filed with the clerk of the**
 41 **circuit court of the county or counties in which the territory**
 42 **proposed to be disannexed is located.**

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(b) After receiving a petition under subsection (a), the clerk of the circuit court shall make a certification under the clerk's hand and seal of the clerk's office as to whether the petition is signed by at least fifty-five percent (55%) of the registered voters residing in territory proposed to be disannexed.

(c) If the clerk of the circuit court certifies under subsection (b) that the petition is signed by at least fifty-five percent (55%) of the registered voters residing in territory proposed to be disannexed, the state board shall, within thirty (30) days after the filing of the clerk's certification, conduct a hearing in the county in which the greater part of the territory to be disannexed is located. At least ten (10) days before the date of a hearing, notice of the hearing shall be given by publication at least once in one (1) newspaper of general circulation published in the county.

(d) At the hearing held under subsection (c), the state board whether the receive public comment on whether the petition and the proposed disannexation meet all of the requirements of section 10.1 of this chapter, including section 10.1(g)(1) or section 10.1(g)(2), whichever is applicable.

(e) Within thirty (30) days after the hearing held under subsection (c), the state board shall meet and determine whether all of the requirements for disannexation have been met. If the state board determines that all the requirements have been met, the state board shall declare the disannexation final and approve either:

- (1) the annexation of the territory to the acquiring school corporation; or
- (2) the creation of the new corporation consisting of the disannexed territory;

by adopting a resolution to that effect.

(f) Notice of the adoption of a resolution under subsection (e) must be published at least once in one (1) newspaper of general circulation published in the county or counties where the disannexation will take place.

SECTION 15. IC 20-23-5-10.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 10.6. (a) A disannexation and annexation to an existing school corporation or creation of a new community school corporation under section 10.4 or 10.5 of this chapter takes effect on the earlier of:

- (1) July 1; or
- (2) January 1;

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that next follows the date of the publication of the notice by the state board.

(b) The acquiring or new school corporation shall assume a part of all installments of principal and interest on any indebtedness of the relinquishing school corporation (other than current obligations or temporary borrowing) that fall due after the end of the last calendar year in which the relinquishing school corporation is entitled to receive current tax receipts from property tax levies on the property of the disannexed territory. The part consists of the following:

- (1) All installments relating to any indebtedness incurred in connection with the acquisition or construction of any building located in the disannexed territory.
- (2) A proportion of all installments relating to any other indebtedness that is in the same proportion as the valuation of the real property in the disannexed territory bears to the valuation of all the real property in the relinquishing school corporation, as the indebtedness is assessed for general taxation immediately before disannexation.

(c) The acquiring or new school corporation shall make the payments and assume the obligations provided for a school corporation acquiring territory or a building or buildings under IC 20-47-5.

(d) If a public official fails to perform a duty required of the official under this chapter within the time prescribed in this section, the omission does not invalidate the proceedings taken under this chapter.

(e) An action:

- (1) to contest the validity of the disannexation of territory and the annexation of territory to an acquiring school corporation or the creation of a community school corporation under this section;
- (2) to declare that a community school corporation;
 - (A) has not been validly formed or created; or
 - (B) is not validly existing; or
- (3) to enjoin the disannexation, annexation, or operation of a community school corporation;

may not be instituted later than thirty (30) days after the date of publication of the notice under section 10.4(k) or 10.5(f) of this chapter. There shall be no remonstrance to a disannexation.

SECTION 16. IC 20-23-5-11, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

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1 JULY 1, 2011]: Sec. 11. (a) Within sixty (60) days after the annexation
2 **or disannexation** takes place, the governing body of the acquiring
3 school corporation and ~~losing~~ **relinquishing** school corporation shall
4 adopt a plan determining the manner in which the governing body shall
5 be constituted. The plan shall be adopted in accordance with the
6 requirements and procedures of IC 20-23-8, except as set out in
7 subsection (b).

8 (b) The adoption of a plan by the governing body in accordance with
9 IC 20-23-8-10 and its submission to the state board under
10 IC 20-23-8-15 are the only procedures required when an existing plan
11 is changed as follows:

- 12 (1) All governing body members are elected at large, and there
- 13 are no governing body member residency districts.
- 14 (2) Governing body members are elected from governing body
- 15 member residency districts, and the annexed territory is added to
- 16 or deleted from one (1) or more districts.
- 17 (3) A governing body member is appointed from a given area or
- 18 district, and the annexed territory is added to or deleted from one
- 19 (1) or more districts or areas.
- 20 (4) A governing body member is elected solely by the voters in a
- 21 school governing body member district, but the addition or
- 22 deletion of the annexed territory to or from an existing district
- 23 does not constitute a denial of equal protection of the laws.

24 If a school corporation elects or appoints members of its governing
25 body both from a school governing body member district encompassing
26 the entire school corporation and from smaller districts, the governing
27 body of the acquiring school corporation shall add the annexed territory
28 both to the district consisting of the entire school corporation and to
29 one (1) or more smaller districts. In a comparable situation, the ~~losing~~
30 **relinquishing** school corporation shall delete the annexed territory
31 both from the district consisting of the entire school corporation and
32 from any smaller district or districts. The change in the plan becomes
33 effective upon its approval by the state board. The application of this
34 subsection does not limit the initiation of, or further changes in, any
35 plan under IC 20-23-8.

36 SECTION 17. IC 20-23-5-12, AS AMENDED BY P.L.2-2006,
37 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38 JULY 1, 2011]: Sec. 12. (a) With respect to whether the disposition of
39 the assets and liabilities of the ~~losing~~ **relinquishing** school corporation,
40 allocation of school tax receipts, and the amount to be paid by the
41 acquiring school corporation **in an annexation under section 8 of this**
42 **chapter** is equitable, the court, subject to subsection (b), shall be

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1 satisfied that the annexing resolution conforms substantially to the
2 following standards:

3 (1) The acquiring school corporation shall assume a part of all
4 installments of principal and interest on any indebtedness of the
5 ~~losing~~ **relinquishing** school corporation (other than current
6 obligations or temporary borrowing) that fall due after the end of
7 the last calendar year in which the ~~losing~~ **relinquishing** school
8 corporation is entitled to receive current tax receipts from
9 property tax levies on the property of the annexed territory. The
10 part consists of the following:

11 (A) All installments relating to any indebtedness incurred in
12 connection with the acquisition or construction of any building
13 located in the annexed territory.

14 (B) A proportion of all installments relating to any other
15 indebtedness that is the same proportion as the valuation of the
16 real property in the annexed territory bears to the valuation of
17 all the real property in the ~~losing~~ **relinquishing** school
18 corporation, as the indebtedness is assessed for general
19 taxation immediately before annexation.

20 (2) The acquiring school corporation shall make the payments and
21 assume the obligations provided for a school corporation
22 acquiring territory or a building or buildings under IC 20-47-5.

23 (b) Standards under subsection (a) may not be applicable to the
24 extent the ~~losing~~ **relinquishing** school corporation and acquiring
25 school corporation otherwise agree in a situation where all or a
26 majority of the students in the annexed territory have been transferred
27 from the ~~losing~~ **relinquishing** school corporation to the acquiring
28 school corporation for the five (5) school years immediately preceding
29 the transfer. The agreement between school corporations may not
30 prejudice the rights of bondholders or lessors whose rights against the
31 ~~losing~~ **relinquishing** school corporation and acquiring school
32 corporation shall, upon enforcement, be allocated between the ~~losing~~
33 **relinquishing** school corporation and acquiring school corporation in
34 accordance with subsection (a)(1) and (a)(2).

35 SECTION 18. IC 20-23-5-13, AS ADDED BY P.L.1-2005,
36 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37 JULY 1, 2011]: Sec. 13. (a) If a remonstrance **to an annexation under**
38 **section 8 of this chapter** is filed on grounds other than the grounds in
39 section 10(a)(4) of this chapter, annexation does not become effective
40 until final judgment in the remonstrance suit. Judgment may not be
41 considered to be final until:

42 (1) the time for taking an appeal has expired; or

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1 (2) final judgment in the appeal is entered.
 2 A judgment of the trial court dismissing a remonstrance is a final
 3 judgment. If judgment is against the annexation, a further annexation
 4 of the annexed territory may not take place for two (2) years after the
 5 date the remonstrance was filed. A final judgment may not prevent
 6 either the acquiring school corporation or acquiring school corporation
 7 and ~~losing~~ **relinquishing** school corporation from rescinding the
 8 annexation resolution. If the suit is dismissed without prejudice, the
 9 two (2) year prohibition does not apply unless a subsequent annexation
 10 resolution is adopted primarily for the purpose of harassment and not
 11 for some other purpose, including the correction of procedural
 12 irregularities or a substantial change in the annexed territory or the
 13 annexation resolution.

14 (b) If the remonstrance relates solely to any matter raised under
 15 section 10(a)(4) of this chapter, the annexation takes effect at the time
 16 provided under section 8 of this chapter.

17 SECTION 19. IC 20-23-5-14, AS ADDED BY P.L.1-2005,
 18 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 19 JULY 1, 2011]: Sec. 14. ~~(a)~~ Laws or parts of laws in conflict with this
 20 chapter are repealed. This chapter may not be construed to repeal any
 21 part of IC 20-23-4 or any statute concerning the consolidation of two
 22 (2) or more school corporations, to which this chapter is
 23 supplementary, except to the extent that IC 20-23-4 conflicts with this
 24 section.

25 ~~(b) An annexation that is undertaken under or that results by~~
 26 ~~operation of any section of this chapter may require, for its~~
 27 ~~effectiveness, any approval of any county committee or state~~
 28 ~~commission or committee created under, or referred to in, IC 20-23-4.~~

29 SECTION 20. IC 20-23-6-16, AS ADDED BY P.L.1-2005,
 30 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 31 JULY 1, 2011]: Sec. 16. **(a)** It is the policy of the state that whenever
 32 a community school corporation (as defined in IC 20-23-4-3) seeks to:

- 33 (1) reorganize into a community school corporation under
- 34 IC 20-23-4 or IC 20-23-16-1 through IC 20-23-16-11;
- 35 (2) enter into a territorial annexation under IC 20-23-5 either as
- 36 an acquiring school corporation or a ~~losing~~ **relinquishing** school
- 37 corporation (as defined in ~~IC 20-23-5-4~~; **IC 20-23-5-4.1**;
- 38 (3) consolidate with another school corporation under IC 20-23-6;
- 39 or
- 40 (4) consolidate with another school corporation into one (1)
- 41 metropolitan school district under IC 20-23-7;

42 the school corporation shall give consideration to the educational

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1 opportunities for students, local community interest, the effect on the
2 community as a whole, and the economic interests of the community
3 relative to establishing the boundaries of the school corporation that is
4 involved in the school corporation reorganization, consolidation, or
5 annexation attempt.

6 **(b) The provisions of this section are not applicable to school**
7 **disannexation under IC 20-23-5.**

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