

HCS HB 1876 & 1877 -- SPECIAL EDUCATION DUE PROCESS (Cunningham, 86)

COMMITTEE OF ORIGIN: Committee on Elementary and Secondary Education

Currently, a special education due process hearing requires a five-business-day notice for the introduction of evidence unless it is an expedited hearing. This substitute removes the exception for expedited hearings and makes the five-day notice applicable to all special education due process hearings.

Currently, if a resolution session or preliminary meeting to discuss a special education placement reaches a settlement, the written settlement agreement will be implemented. The substitute clarifies that the designee of the responsible public agency must sign the agreement and that the agency, usually the local school district, must identify a designee who has the authority to bind the agency.

FISCAL NOTE: No impact on state funds in FY 2009, FY 2010, and FY 2011.