Committee Meeting

of

JOINT COMMITTEE ON THE PUBLIC SCHOOLS
SUBCOMMITTEE ON DISTRICT AND SCHOOL IMPROVEMENT

LEGISLATIVE BLACK CAUCUS
SUBCOMMITTEE ON EDUCATION

LATINO CAUCUS

"The panel will discuss the Department of Education's "Education Transformation Task Force's Initial Report" on issues that relate to the existing accountability system known as New Jersey Quality Accountability Continuum (NJQSAC)"

LOCATION: Eastside High School
Paterson, New Jersey

DATE: October 18, 2011
10:00 a.m.

MEMBERS PRESENT:

Ralph R. Caputo, Chair
Assemblywoman Nellie Pou, Vice Chair
Senator Ronald L. Rice
Assemblywoman Elease Evans
Assemblywoman Mila M. Jasey

ALSO PRESENT:

Melanie Schulz
Executive Director

Sharon Benesta
Chief of Staff
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zatiti Moody</td>
<td>1</td>
</tr>
<tr>
<td>Principal of Operations</td>
<td></td>
</tr>
<tr>
<td>Eastside High School</td>
<td></td>
</tr>
<tr>
<td>Donnie W. Evans, Ed.D.</td>
<td>1</td>
</tr>
<tr>
<td>Superintendent of Schools</td>
<td></td>
</tr>
<tr>
<td>Paterson Public Schools</td>
<td></td>
</tr>
<tr>
<td>Junius W. Williams, Esq.</td>
<td>19</td>
</tr>
<tr>
<td>Director</td>
<td></td>
</tr>
<tr>
<td>Abbott Leadership Institute</td>
<td></td>
</tr>
<tr>
<td>Department of Urban Education</td>
<td></td>
</tr>
<tr>
<td>Newark Campus</td>
<td></td>
</tr>
<tr>
<td>Rutgers, The State University of New Jersey</td>
<td></td>
</tr>
<tr>
<td>David Sciarra, Esq.</td>
<td>23</td>
</tr>
<tr>
<td>Executive Director</td>
<td></td>
</tr>
<tr>
<td>Education Law Center</td>
<td></td>
</tr>
<tr>
<td>Leonard P. Pugliese, Ed.D.</td>
<td>36</td>
</tr>
<tr>
<td>Regional Vice President</td>
<td></td>
</tr>
<tr>
<td>American Federation of School Administrators, and President</td>
<td></td>
</tr>
<tr>
<td>Local 20</td>
<td></td>
</tr>
<tr>
<td>City Association of Supervisors and Administrators</td>
<td></td>
</tr>
<tr>
<td>Bessie White</td>
<td>43</td>
</tr>
<tr>
<td>Private Citizen</td>
<td></td>
</tr>
<tr>
<td>Ethel J. Hasty, Ed.D.</td>
<td>49</td>
</tr>
<tr>
<td>Superintendent of Schools</td>
<td></td>
</tr>
<tr>
<td>Irvington Public Schools</td>
<td></td>
</tr>
<tr>
<td>Richard Kaplan</td>
<td>54</td>
</tr>
<tr>
<td>Superintendent of Schools</td>
<td></td>
</tr>
<tr>
<td>New Brunswick Public Schools</td>
<td></td>
</tr>
<tr>
<td>Denise Lowe, Ed.D.</td>
<td>69</td>
</tr>
<tr>
<td>Superintendent of Schools</td>
<td></td>
</tr>
<tr>
<td>Asbury Park Public Schools</td>
<td></td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS (continued)

<table>
<thead>
<tr>
<th>Name</th>
<th>Position/Role</th>
<th>Organization</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jennifer Keyes-Maloney</td>
<td>Assistant Director</td>
<td>Government Relations</td>
<td>73</td>
</tr>
<tr>
<td></td>
<td></td>
<td>New Jersey Principals and Supervisors Association</td>
<td></td>
</tr>
<tr>
<td>Amy C. Fratz, Ed.D.</td>
<td>Associate Director</td>
<td>Professional Development and Instructional Issues</td>
<td>83</td>
</tr>
<tr>
<td></td>
<td></td>
<td>New Jersey Education Association</td>
<td></td>
</tr>
<tr>
<td>Jonathan Hodges, M.D.</td>
<td>Member</td>
<td>Board of Education</td>
<td>89</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Paterson Public Schools</td>
<td></td>
</tr>
</tbody>
</table>

APPENDIX:

- Testimony, plus attachments submitted by Richard Kaplan 1x
- Testimony, plus attachments submitted by Jennifer Keyes-Maloney 81x
- Testimony, plus attachments submitted by Amy C. Fratz, Ed.D. 101x
- Testimony, plus attachment submitted by New Jersey School Boards Association 110x

rs: 1-106
UNIDENTIFIED SPEAKER: Good morning.
Please rise for the posting of the colors. (posting of colors)
(audience recites the Pledge of Allegiance)
Please be seated.

ZATITI MOODY: Good morning, ladies and gentlemen.
My name is Zatiti Moody. I’m the Principal of Operations here at Eastside High School, and I take great pleasure in welcoming you to Eastside High School, the home of the Mighty Ghosts.

On behalf of our students, staff, and our entire school community, we would like to thank Senator Rice and his delegation for choosing Eastside High School as the location for such an esteemed event. We are honored and humbled for the opportunities to witness these proceedings.

At this time I would like our courageous and innovative leader, State District Superintendent Dr. Evans, to give you his greetings.

Thank you.

SUPERINTENDENT DONNIE W. EVANS, Ed.D: Good morning, Senator Rice, members of the Subcommittee on District and School Improvement.

I welcome you to the Paterson Public Schools, and I thank you for choosing Paterson. Exciting things are happening for the children of Paterson, and we welcome the opportunity to not only talk about them, but to show you as well. Indeed, this particular location, Eastside High School, has been the poster school for the reform and transformation that is currently underway in our school district.
As you know, we took a comprehensive high school of about 1,800 students that was fraught with problems and restructured it into three autonomous high schools under one roof. Each has a student body, faculty, and administrative staff unique to its school, and each is driven by a thematic program.

We also require that all teachers and administrators interview to continue in this school, as well as other schools in the District. In other words, we apply this same strategy to a number of schools in our school district.

We also use a school choice process to enable students who were here previously to choose back into the school, as well as allowing students across the District to choose into the school as well.

While it is not perfect yet, we are extremely pleased with the progress this school has made, such as improving language arts literacy performance for the first-time takers of HSPA by 6.5 percent in its first year under this structure. In addition, suspensions have been reduced by 50 percent during that first year.

Each of you is aware that the factor that most influences student learning is the quality of instruction they receive in our classrooms. Second only to instruction is the quality of leadership and its impact on the learning that takes place. Indeed, Eastside is successful mostly because of the quality of leadership that is present here. You’ve just had the opportunity to listen to our Principal for Operations, Principal Moody, who is the primary person for making sure that the day-to-day operations of this building occur flawlessly. I want to thank him, I want to thank his three
colleagues who are principals in the other three schools for helping this school to be a success.

Again, we welcome you to Eastside. We hope that these proceedings provide the venue that you had hoped in terms of having an opportunity to hear from others while discussing among yourselves the issues of the day.

Thank you, and welcome again.

SENATOR RICE: Can you hear me? Hello?

First of all, let me thank Superintendent Evans for the work he’s doing here and for greeting us this morning.

Let me also thank the Principal here and those who work with him -- and my staff, Melanie and Sharon -- to make the Eastside -- famous Eastside -- you know, we have an Eastside in Newark, too -- this is the famous Eastside High School -- available to us. I want to thank all of you who have traveled from various locations of the state for coming to this hearing.

These hearings are very important for those of us in the Legislature to establish records to try to help our school districts, the parents, the students, the administrators, and the teachers. The one thing I would like to -- before I turn it over to the Subcommittee Chairs -- is to say that the Joint Committee on the Public Schools is a statutory committee established by the Legislature to oversee the 31 Abbott districts in all capacities, from school choice, to school construction, to instruction of programs, etc. And it’s important. We do not make legislation, we can recommend legislation. This is not the Education Committee, it’s the Joint Committee. And the Joint Committee on the Public Schools consists of
Republicans and Democrats in both houses of the Legislature. That’s for those who may not understand who we actually are.

I’ve been a member of the Committee ever since its formation. I’m also the sponsor of the QSAC legislation -- the Quality Single Accountability Continuum program. Years ago, for the record, the State of New Jersey was -- actually had an intervention program that allowed the State to come in when there was a problem and take a whole school district over. As a result of that law-- I was in the Legislature when Paterson and Jersey City went to Level 3 and were taken over. Newark, at the time, was a Level 2. The politics of Newark took it to Level 3, and the politics were only some personal disagreements with State officials -- and rightfully so, from my perspective, at the time. But they never implemented the plan that was approved by the County, the District, and the State. And as a result, they went to Level 3. And as it was with Paterson and Jersey City, the whole School District was taken over.

Over the years there are those of us in the Legislature -- and some of the members are sitting here -- and others -- some have passed on to do other things -- we have actually fought against total intervention. We recognize that ultimately the State is responsible for educating our students in the public education system, which we don’t always fight for. And we’re also responsible for our children, as parens patriae.

And so when we started to look at the school districts, it became clear to us that urban demographics and economics dictate a different type of support system from the State of New Jersey, whether they like to hear it or not. And I think the history many of you know was when Dave Sciarra and others at the Education Law Center -- going back to its
first leader -- started to challenge the system from Abbott all the way up. And ultimately the State said, “No, you have to give parity, in terms of dollars and cents, to those school districts and help them build capacity.” And folks still fought against that. We have to have new schools and have equal opportunities. And so we won those battles.

We can no longer argue for money for school districts. And I explain this to my colleagues all the time, particularly my African-American and Latino colleagues in the Legislature, because we represent the districts that are predominantly oversighted the greatest. We can’t even argue for money for school construction. What we have to argue is that we maintain the money that the courts have approved. So we have to argue for accountability. We’re never going to get accountability in urban school districts such as Newark, Paterson, and Jersey City until the State recognizes there are still some differences that need to be addressed. We’re never going to get the measurements that we need and the scores where they should be unless we recognize you cannot say there is a finance problem, and you go in and take over the whole school district when there is no problem in personnel, there is no problem in operation and management, there is no problem in other categories of government, etc. And that’s what the old law actually allowed the State to do.

As a result, there were those of us -- and I pretty much led the fight -- that we need to take the district out of local control. And then we realized there was no real direction, if you will, or anything in statute to even give us a process to come out. And so we wrote a new law known as QSAC. And that law was to, number one, make sure the State, in most cases, does not go in and take over a district; but if they had to go and
intervene, they didn’t take the whole district over. The State is to look at the school district under various categories and determine if there is a problem. So if the only problem you have is in personnel, under QSAC the State is to come in and to work with you -- not take it over, but to work with the personnel director -- whoever is in charge of that organization, and help build capacity and bring the resources necessary to put systems in place to make it work. And if, in fact, there is a lack of cooperation, then the State can actually take that area over without an impact on the other areas of the school. So it wouldn’t be a complete takeover. And then there is supposed to be an immediate return back to local control -- all of those categories -- once you pass 80 percent or more of the indicators in the districts that you’re supposed to have. And that is supposed to be the process.

Now, during the course of writing QSAC, working with Commissioner Librera, and also spending summers working with Commissioner Librera and people like the former Superintendent of Schools in Newark -- takeover school -- Dr. Marion Bolden, and 30 or 40 educators and prominent people throughout the state, we did regulations. At that time it was very interesting, because when those of us who understood the impact, positive and negative of QSAC -- of the old district -- we tried to put in ways and means to help expedite the return to local control. Some of the things that we argued never got into the legislation. There was compromise in order for us to try to push at least the three takeover districts back to local control.

And it’s interesting, because today we’re here to discuss the Task Force’s report -- the Governor’s Task Force report -- Governor
Christie’s Task Force report. And some of the things that are mentioned here, that need to be looked at as possibilities in helping corrections in making QSAC better, are things that we argued, Dr. Bolden and I -- Marion Bolden -- from day one that were never put in.

For example, under QSAC, if you have 1,000 pieces of paper that are necessary for you to pass, and you’re missing one, you get no credit. And we’ve always argued that you have to measure progress. You can’t tell us-- You know, you’re teachers, you’re administrators. You know that you up grades. You pat young people on the back for improving. That’s a good thing. And so if you get a District like Newark that goes from 30 percent in instruction and programs, under our law, to 50 percent, to 64 percent, you have to give credit for that. But that’s not what QSAC indicated. Well, as (indiscernible) count, Millburn -- which they call a wealthy district -- is at 69 in instruction and programs. And so when you look at it, there are some things that I agree need to be changed with QSAC.

The reason I called this meeting and asked the Subcommittee of the Joint Committee on the Public Schools, chaired by Assemblyman Ralph Caputo -- on the education component -- and also asked the Subcommittee of the Legislative Black Caucus -- which happens to be the 15 African-American members of the Legislature, chaired by Assemblywoman Mila Jasey; and also asked the Chair -- who I just saw come in -- of the Latino Legislative Caucus to join with us. Because we need to establish a record, as best we can throughout the state, as it relates to your experiences with QSAC; and if you run a takeover district, your experience with No Child Left Behind -- and QSAC, I need to say -- but how you see it. Because there are representatives here now that, under
QSAC, should have been intervened in a long time ago. They have improved since then, some of the districts, but they should have been intervened under law. And if you read the Task Force -- the Task Force indicates that these districts were never intervened with because of the conflicts of law. Well, to me that implies, by their own admission, that Paterson and Newark should not be takeover districts. They need to be worked with, if we look at that.

And so that’s what we’re here for this morning. I want to stay specifically with this Task Force’s report. Because my greatest concern is that the-- Some of us in the Legislature who read this report -- and the final report is due in December. We’ll be in agreement with some of the findings and what we need to do to change the law -- that’s where this is heading -- and to change the regulations. My concern is that the State will boast about all of us being on the same page, and then take us beyond the same page and set new directions. And they’ll set new directions, taking us right, when we know we should be going left. And so unless we have our own record -- because the Task Force is having a meeting today. They’re putting together records of people they invited.

Finally, I want to say this to the members -- and I need you to take it back to your various caucuses as well -- we need to be very cognizant of the fact that when you look at the Task Force’s report, the Task Force makeup did not include one person to have participation on that committee from a takeover district -- Jersey City, Newark, or Paterson. That’s very important. If you’re an educator, and you deal with an educational type of committee, I think it’s very important for you to recognize you need to have someone who has actually lived the life, who has actually experienced
a takeover; worked in a takeover district, had to manage a takeover district -- as superintendent and others -- so they can have the input as to what was actually working and what was seen from their perspective as not working, and where we think some of the changes should be.

Do you understand where I’m coming from? It wasn’t done. So even the makeup of the Task Force, in and of itself, was biased, from my perspective -- not from a racial perspective, but biased in its intent. Because when, in fact, you look at the makeup, for the record -- and I need to read this into the record. And we are being transcribed, for those who are speaking. We had a person, Angel Cordero, who is the core founder and Director of Community Education Resource Network, and Co-Founder of Eastside Preparatory High School -- I don’t know what that is. It certainly is not something that, I believe, represents what you represent in takeover districts in terms of academics. Then there was Angela Davis, Principal of Teaneck High School, whose prior teaching position includes Clifford J. Scott High School in East Orange. I’m not sure-- East Orange was not a takeover district; it certainly is an Abbott district. And so the experience of that person as it relates to Abbott is no place near-- There’s a difference between how we’re treated in Newark as a takeover district than our sister city, East Orange, as an Abbott district. And then we had Frank Digesere, who was representing us -- very good guy -- Assemblyman Caputo and I, in our district in Bloomfield; but he came out of Kearny -- no real experience or indication as to what it is to be in a takeover district. Then we have Linda DuBois, the Mayor of Pittsgrove Township and a teacher in Pittsgrove Middle School. Prior to that she was an elected official on the Township Committee. I don’t think Pittsgrove can tell us about Jersey
City, Paterson, Newark, Irvington, Camden, etc. And then we had a Bruce Litinger, Executive Director-- Well, they know everything. One thing about the Education Law Center is, they know it all. So it’s a good thing they were there. Okay? Without them I don’t know if we’d have any conversation about the districts. And then finally, we had a Mike Osnato, who is the Chair of Seton Hall University’s Department of Education Leadership -- which is very interesting, David, from my perspective, because I don’t see Paul Tractenberg’s name here, who was almost there from day one on all of this stuff, from Rutgers University. So maybe we should have balanced the academic institution of the higher education. And that’s your committee.

And so the members of the Legislature need to be cognizant of the fact that we need to have input, because it’s clear to me that this same committee is going to be driving and directing the new direction of legislation, which they can’t do without us. And if we don’t know what you are thinking, and what your concerns are, and the points that need to be made during out deliberations in Trenton, then we’re going to, once again, come up with a bad piece of legislation, and it’s only going to target urban areas.

And finally, I want to make sure that everybody -- I believe it’s online.

Melanie, is this report online?

MS. SCHULZ (Executive Director): Yes.

SENATOR RICE: Okay.

What I want you to do is to go online. Because when we did QSAC, the one thing I said was that we’re not going to do QSAC for 31
urban districts; and we’re not going to do that because I know, personally, there are problems in other districts throughout the state, because I travel the state. It’s just that those districts’ demographics don’t make up what Irvington, or Newark, or Paterson, or Camden, Asbury Park make up; Jersey City. And so they want to hide and give you the impression that they’re really doing well, they’re very impressive districts, and stuff like that, which is not the case. They always talk about Morris County. Well if you look at this report, you’re going to see there are some problems in some Morris County districts. If you look at Gloucester County, Salem County--

And so I say QSAC is going to-- The indicators apply to everyone. Now the numbers are coming in. And the reason I’m raising that is because I want you, and your friends, and your families to go online and I want you to pull up the whole state -- it’s online. But what I want you to pull up -- and what I want Melanie to do, if it’s not -- I’d like you to take this real nice chart you made for me and put it on the Joint Committee line, and only show this chart. Show the whole thing, but show this chart. Because when you look at this chart, this chart is going to tell you that there are school districts throughout the state -- when it comes to governance, meaning you’re school board, 11 percent. There are districts like Millburn that are showing 69 percent in instruction and programs. They’re not going to boast that. You’re not going to see it in the newspapers, because they don’t want to be embarrassed. But it’s okay to say that Newark is at 64 percent without saying we made progress from 30, to 50, to 60. While urban districts, takeover districts are improving, other districts are coming down.
And under QSAC, the State should have sent -- and I don’t know if they did or not -- Melanie, you can make a note. I want to find out on these how many letters were sent to each district, and when they were sent, and copies of the letters indicating that they have to submit, immediately, a corrective action plan. Because the process calls for that. But if you look at the Task Force’s report, the Task Force report said they never intervened in cities like Camden -- which they want to privatize now and make it a whole private education system. That’s just the politics of it. And they never intervened in Asbury Park, Trenton -- that’s improved now, primarily because of the conflicting laws.

Does everybody understand where I’m coming from? What I’m trying to tell you -- and I’m glad to see the young people here. And I want to thank the Honor Guard for coming in and helping us. I want to tell you that the districts are being discriminated against. That’s the best way to put it on record. And we need to fight that, and we need to change the law.

So with that, I’m going to turn this over. I want to thank everybody once again. I apologize for being so verbose, but the history is important.

So I’m now going to turn it over to the two Co-Chairs, and then we can start to recognize all the members coming down.

Co-Chairs.

ASSEMBLYWOMAN JASEY: Good morning.

I’m Assemblywoman Mila Jasey, and I represent the 27th District, which now includes parts of Morris and Essex County. And I thank Senator Rice, because he’s bringing to light information that should be public and that we should be concerned about.
So before we get started, I would like to thank some people. I’d certainly like to thank Superintendent Evans and Mr. Moody, the Principal of Operations; I’d like to thank Mr. Nieves and his culinary students who will be -- who have prepared something for us. We definitely appreciate that. As we’ve traveled around the state on the Joint Committee, we have been really impressed with some of the culinary skills of students in our high schools. Terry Carallo and Alan Knight for helping coordinate this meeting with staff-- I’d like to thank Melanie Schulz and Sharon Benesta who are also staffing this meeting. And I would especially like to thank the students: the ROTC students, and Honor Guard, and the student ambassadors who greeted us at the door. I’m always delightfully surprised by our students wherever we go. No matter what you read in the newspaper, we have wonderful young people. (applause)

And I think that it’s really important for us -- for those of us who are the adults in all of this to remember our kids, to remember our young people, and to remember that they are our future. And they’re depending on us to do the right thing, to make sure that they’re prepared, and to support them as they move through their lives -- through their high school careers and their elementary careers, into college or the workplace. So that’s what keeps me going, that’s what gets me up in the morning, is the opportunity that I’ve been honored to have these past four years -- to represent our students and their parents. Because as a parent and a grandparent myself, I totally and truly value an excellent education for all.

So with that, I’m going to lay out the morning for you. I’m going to give my colleagues two minutes to introduce themselves and say hello to you, and then we’re going to call up those of you who are here to
testify, because we want to hear everyone’s testimony. It’s important to get it into the record. These proceedings are being recorded and will then be transcribed and available to anyone who would like to have them.

I want to ask our presenters to try to keep your comments to five to seven minutes, that way we can hear from everyone. For those of you in the public who wish to speak, at the end of these presentations -- that should leave enough time for you.

And I’m going to ask my colleagues to try to hold your questions and/or comments until we’ve heard everyone speak. Sometimes what happens is, we get carried away with the person who is addressing us, and we don’t leave enough time. And also because, unfortunately, I have to leave at 12:30 for an event in West Orange, which is part of my district. And if we’re not -- if we have not heard from everyone by that time, my colleague Assemblyman Caputo will carry on. But I think we can get this all covered in a couple of hours if everyone can try to stick to the timelines.

So, with that said, Assemblywoman Pou.

ASSEMBLYWOMAN POU: Thank you so very much and good morning to everyone.

That was very nicely put, Assemblywoman.

Let me just say, first, I am so delighted that we have selected my hometown district as part of this -- for the meeting to be held here.

Senator Rice, I just want to commend you for your ongoing advocacy; your strong position on making sure that the hard questions, the difficult questions are always asked, and we are always demanding. And you are always looking and demanding for answers to the very difficult questions that clearly need to be asked.
I want to welcome each and every one of our members -- I want to -- to our great City of Paterson, the 35th District, which I am very honored and privileged to represent.

Today’s hearing is going to really allow us to receive information, and have what I hope to be a very, not only enlightening conversation, but also, perhaps, maybe even a provocative one that will allow us to really get the kind of information, and the beginning of conversations and information that is all too important for us to really learn, take back with us, and have the opportunity to do something about it.

So I’m very, very happy that we’re doing this. I’m especially happy that we are doing it right here in our hometown of Paterson.

And, Dr. Evans, I just want to say thank you very much for all the hard work and all the great work that you, as well as all of the members of your faculty, are doing. But especially to our young students as well. You make us all very, very proud. And I am very proud to say that Paterson is still -- continues to be a shining star.

Thank you so very much. (applause)

ASSEMBLYWOMAN JASEY: Thank you, Assemblywoman.

Assemblywoman Evans.

ASSEMBLYWOMAN EVANS: Good morning.

And I, too, serve the 35th Legislative District, which includes Paterson. And I’m honored to be here this morning.

Thanks for our students to hear this report. I think it’s important to them.
And thanks to the faculty, to all the principals here, and all the educators in the room.

And, Senator Rice, thank you for always holding up the blood-stained banner so that we can see it and recognize it’s not an accident that we have these issues, and we will continue to have them as long as those of us of color and poor economic status-- We will continue to be the ones that get the least. And you’re right, we’re fighting for money and trying to bring more into our students to improve the quality. But if we’re going to base it fairly, if we’re going to be fair, when you take a look at this report it’s astonishing how some are much lower than others -- and we’re in State takeover. State takeover has been in this city since 1991. It has not improved the quality of education. And I stated it was never about improving the quality when they came in and took over.

But I say to our educators, continue to motivate your children. Help them to believe in themselves, regardless of the economic deprivation. It is important to you, when you look in the mirror at yourself, that you can really look yourself in the eye and be proud of who you are as a professional, and be proud that you were successful in helping these young people become successful adults so that they can take their rightful place in America.

Thank you, again, Senator Rice and to the entire Committee, for bringing this to Paterson and bringing it to the public to help people get a true picture of what is going on here, and not political sound bytes -- that what is really going on in education -- the have and the have nots in the urban versus-- We should not be in this position. We should do what we can for all children, as State legislators, to educate all children equally.
And I thank you this morning for the opportunity.

Thank you. (applause)

ASSEMBLYWOMAN JASEY: Thank you, Assemblywoman.

I’m sorry, Assemblyman Caputo.

ASSEMBLYMAN RALPH R. CAPUTO (Chair): I’m always the forgotten one. That’s all right. (laughter) I appreciate it.

First of all, my name is Ralph Caputo. I represent the 28th District in Essex County along with Senator Rice.

Obviously, this is a very important document. And in many cases people ignore these documents because they’re so busy doing their job that they don’t realize the changes that can take place without their input. So that’s the value of this particular hearing. We have many outstanding educators here, not only from the City of Newark, but from Irvington and from around the State of New Jersey, who will respond to this report.

Basically, what we have to understand is that everybody is very good, and accurate, and important when they begin to identify problems. The dilemma is: How do you solve them? And we’ve been in a long history of trying to solve education problems in the State of New Jersey for many years. What makes it more -- gives it more impact and more severity, in terms of the urban districts, is that the politics of the situation is that so many dollars go to these urban districts. And all of the decisions that have been made that have helped the Abbott districts -- the so-called Abbott districts -- were really made by the courts. And even this last decision verifies and validates the importance of the dollars behind every kid that resides, by zip code or whatever, in those districts. Of course, the formula has changed, and many of the dollars follow the children regardless of that.
But the fact is: The majority of our kids who are at risk live within those boundaries. And obviously the way to solve these problems has a tremendous difference of approaches, not only from the State of New Jersey, but from local people. And the difference this time is that we’re in a perfect storm of a terrible economy. And the fact is that public education has been under attack. So this hearing is very important in terms of responding in a very positive way, and a critical way at the same time. Because there are many elements that are probably true regarding this report, but in the way that we’re going to solve these problems we’re going to find differences.

So we’re here to listen and synthesize the information that’s presented to us so that we can lead as advocates for the children of the State of New Jersey, especially the ones who are now under State control. I worked for the State Department of Education at one time, and I was acting county superintendent in Essex County, where we had identified many problems. Those problems still exist. So we’re talking about 30 or 40 years of identifying problems and solving very few. So we hope that we can continue working toward better solutions.

Thank you very much. (applause)

ASSEMBLYWOMAN JASEY: Thank you, Assemblyman.

So I would like to recognize Council Member Ben Wimberly. (applause) Thank you for coming.

And also Board of Ed member Dr. Hodges. (applause)

Thank you.
I would like to call up first David Sciarra from the Education Law Center, along with Junius Williams. And they will be followed by Dr. Len Pugliese from CASA.

And Chrystal Cleaves, also a Board of Ed member. Thank you so much for taking time to come this morning. (applause)

SENATOR RICE: For the record, Madam Chair, Junius Williams also represents the Abbott Leadership Institute.

ASSEMBLYWOMAN JASEY: I stand corrected.

Go ahead.


ASSEMBLYWOMAN JASEY: Good morning.

MR. WILLIAMS: I want to thank the Committee, especially Senator Rice, for asking me to come today and for giving me a chance to read this report.

I took very seriously the kind of scholarship and investigation that had to go into this, and I am in 99 percent agreement with what has been said. The 1 percent I wish to expand upon in just a second.

I want to point out that on Page 4, the joint charge of this committee was to review the existing accountability system called QSAC; but also number two, which is where I have my -- where I see some room for, let’s say, some wiggle room there -- is to conduct a comprehensive review of all education-related statutes and regulations to determine the extent to which they increase the quality of instruction for students, etc., etc., etc.

Now, from the work that has been done, and from my own experience, the commission-- I’m sorry, the Task Force is absolutely correct
in its assessment of the present QSAC regulations. QSAC, as operated -- and I suppose these are my words, but one can certainly draw from the conclusion that you’ve already reached -- there is more political than educationally useful-- Just look at the inconsistencies with respect to the way QSAC has been administered throughout the state. And Senator Rice talked about Millburn. But if you really want to see something that’s egregious, look at some of the other hundreds of examples that I have in here -- a report called School Districts Below Average QSAC. And I looked over at Lakewood, in particular, where there is a 48 percent rating in instructions and programs, personnel is 77, and governance is only 67. So we could go right down the list. There is some inconsistency, and some have, some don’t -- some have intervention, others do not.

And finally we have the most recent example in Newark, where Newark has received above-adequate ratings in four of the five categories. The Acting Commissioner even had the honesty -- let’s use that word honesty -- to say, “Yes, you passed all of these, but we’re still not going to let you have local control.” So it is a political football, and I’m sure my colleague David is going to talk a little bit more about what is happening in that area to make that happen.

I also point out what you said, and I agree with what you said, about No Child Left Behind. It’s been transformative, but it’s useful -- it’s limited in usefulness because of its insistence on a one-size-fits-all approach to education. And you all spelled it out very well on Page 22. In essence, both have failed to drive and prescribe meaningful school improvement in performance of the State’s worst-performing districts.
Now, I want to talk about your 10 principles which are set forth on Page 24 of the document. That’s important, because it’s kind of a summary of where you think things should go and, in essence, I agree. Here’s where my 1 percent might turn into being a little more than that.

When we look at those 10 principles of the accountability system of the future, and we look at No. 3 -- assess school outputs, not inputs -- I have to respectfully disagree. If we fail to look at the inputs, then we don’t know how to value the outputs. It seems to me we have to do both. At the Abbott Leadership Institute at Rutgers University in Newark, we’re working with parents, students, and educators to work on ways to advocate for better school performance throughout the District. And one of the districts we studied by comparison, and one particular school we looked at, is in Bergen County, and it’s Ramsey High School. One of the things we noticed at Ramsey is that there are two things that are consistently put into that school. One, resources; and two, a commitment on how to use those resources to make things happen that the children not only enjoy, but can then turn into output in terms of what they’re able to do with that education once they’ve finished.

I want to just talk about a few inputs that I think are very important, and they’re, by no means, exclusive of all others. One, we need to have some kind of system that’s going to assure teacher preparation. Teacher preparation continuing -- teacher preparation to include, among other things, cultural awareness. We have a lot of school teachers who come in who mean well but just don’t understand what’s going on.

Number two, there has to be a curriculum that’s inclusive of arts in education. What would I be if it were not for music in my education
in public high school in Richmond, Virginia? And just looking at it broadly, how are you going to teach children of color and not include music into what they do? It just doesn’t make sense.

Number three, viable extra curricular activities -- interesting, a variety. Look at what’s going on at Ramsey. They’ve got about 25 clubs, they’ve got all kinds of things that we don’t have in the inner city.

And number four, supplemental programs. And this is very touchy with me, because we had something called supplemental programs under the Abbott program. But when the Governor and the State Legislature wiped out the Abbott program, they took away the possibility for many things like after-school programs, before-school programs, guidance -- more guidance counselors -- tutors, all kinds of accessories that were necessary to bring Johnny and Mary up to a point where all the educational aspects of their lives could then fall into place, because it would help them catch up where they had been neglected in the past.

So, to me it makes sense to say, “Yes, we’re going to have 10 principles of an accountability system of the future that is streamlined, that has accurate differentiation of schools, etc., etc., etc. But there has to be some kind of accountability for what goes into the process by way of making sure that there are more resources for the schools in the inner cities and the not-so-inner cities that were all included under Abbott, but also that we are holding people in these school districts accountable for how they use that resource to make sure that all of those dreams come true for little Johnny and for little Suzie.”

There should have been, and there still should be, an assessment of what happened under the Abbott program. Under all those
years -- and David Sciarra can testify to this -- the Supreme Court said, “State of New Jersey, you are to assess. You must assess how the Abbott money was spent,” and it was never done. So how do we know what works and how do we know what doesn’t work if we don’t test it? There has to be some benchmark that must be included in your accountability system of the future testing, and holding accountable people for the use of the resources that are available. But first, there must be an adequate amount of resources put into these schools, and that’s a joint development with the Governor and with the State Legislature.

Thank you.

ASSEMBLYWOMAN JASEY: Thank you. And I especially appreciate the fact that you made a point of mentioning extra curriculars. Because as the parent of three kids who went through high school, every child needs a hook, every child needs a reason to get up in the morning and go to school. And it varies from the arts, to sports, to academics, to drama. And you’re right, those activities have been lost in a number of schools where they’re needed the most, because parents don’t have the wherewithal to replace those activities. So I thank you for pointing that out.

Mr. Sciarra.

DAVID SCIARRA, ESQ.: Thank you, Assemblywoman Jasey and members of the Committee. It’s a pleasure to be here.

I am David Sciarra. I’m the Executive Director of the Education Law Center, and I’ve also served since 1996 as the Lead Counsel for the plaintiff school children in the Abbott v. Burke case, which are all of the children who are here in Paterson and the other 30 urban districts.
Let me comment on this report issued by Governor Christie’s Education -- so-called -- Transformation Task Force, and specifically the discussion in that report about QSAC and changes to the QSAC system.

I think it’s important, though, to keep the report in context. In 2008, the Legislature adopted the new School Funding Formula, the SFRA. And if you recall -- those of us who were back there then, and back when QSAC was developed -- QSAC and SFRA are designed to go together. So you have the funding that follows the child; change the Abbott districts. We no longer have Abbott districts in terms of funding. We still have the respective facilities but not funding. And then QSAC. So they’re bookends. They go together, and they were designed to create a framework for funding, sustaining, and improving New Jersey’s best-in-the-nation public education system, with particular attention to our high-poverty public schools.

It’s also important, though, to recognize that SFRA has never been fully implemented, still to this day. We were able to get, as mentioned -- Assemblyman Caputo mentioned, or somebody mentioned -- about the court order -- the funding cut that Governor Christie implemented restored for the urban districts. We tried to get the court to restore it, and you did in the budget that was adopted by the Legislature for the 221 under-adequacy districts like Clifton next door here, and so forth, and so on. That was, unfortunately, vetoed out of the budget, so we still have not had full funding for those under-adequacy districts. And although that’s another topic, I look forward to working with everyone on this -- here and your colleagues to get SFRA fully funded in next year’s budget.
But in addition to that, QSAC is now undergoing significant revision by the State Board. The DPRs, the indicators, are being changed; they’re being streamlined. I think the State Board is about to adopt that. So the QSAC process itself is undergoing regulatory change. And as announced in this report, the Commissioner and the Administration will go to the -- announced its intention to go to the Secretary of Education for a waiver of NCLB, which is outlined in this report -- is designed to try to push through additional changes. So we may be having a radically new and different statewide accountability framework emerge from that process. We don’t know yet.

In addition to that, we have the mandate for a new, statewide system for evaluating teachers and the pilot that’s going on now -- just started. That’s underway and hasn’t been completed. At the same time, the Department is implementing the new Common Core Curriculum Standards and developing a new generation of State assessments. They’re also on the verge of implementing a new formula for high school graduation -- for measuring high school graduation -- and a new controversial growth measure as key parts of its new accountability system. So the point here is that there are a lot of moving parts going on now. And frankly, as I’d like to point out, I think it’s premature for us to be talking about any changes to the QSAC system at this moment until a lot of those moving parts become clearer. So, for example, the teacher effectiveness pilot. We don’t know how that’s going to play out. There are a lot of concerns about how that’s going to go. You’ve heard a lot about that. These are all issues that need to be played out.
And, frankly, I want to raise two general concerns, which are that a lot of these measures remain unproven and untested, and lack substantial research base.

Secondly, I’m really concerned, as has been pointed out, with the lack of transparency and collaboration with key stakeholders in the development of these proposals.

Let me just make a few points, though, about what the report does say about QSAC. First, the report’s analysis of QSAC is deeply flawed. QSAC is not simply focused on inputs, as the report suggests, but rather on making sure districts have proper processes and substantive programs in place to ensure a performance level in core areas: use of funding, effective governance and leadership, human relations and personnel development, and the like. All of these areas are critical to ensuring all students have the opportunity to achieve our rigorous content standards, and graduate college- and career-ready.

The report also, I think—It’s emphasis on the burden of the QSAC process is a straw man largely of the Department’s own creation. The number and types of indicators in the five QSAC monitoring areas are not mandated by statute. Those are within the purview of the Department. And as I mentioned previously, to this end, the State Board is poised to adopt what is being claimed to be a more streamlined set of indicators, shortly, that would -- that are being proposed, presumably, to address the report’s concern about regulatory overburden.

The report seems to suggest, without any evidence, that the only measure worth monitoring, in terms of improving district performance and outcomes, is student performance on State assessments. The report
also suggests that a monitoring process that examines, for example, whether a district is properly accounting for and using its education funding is somehow focused on the “wrong things,” and that’s a quote. So my point here is that--

And in addition, the report talks about NCLB and QSAC not meshing together. Frankly, QSAC indicators just incorporate NCLB requirements, helping to assure that they are met. And as you know, NCLB is changing. We’re either going to get a new law from Congress that’s going to change NCLB, or we’re going to have the waiver process.

So, in short, there’s nothing presented in this report that would support altering QSAC’s statutory framework at this juncture, and I would urge you not to do that at this point. The Department will likely reduce the number of indicators in each area of district monitoring; NCLB requirements will likely change; and the Christie Administration has put in motion various changes to teacher evaluation, common core standards, and assessments. All of this counts as -- for continuing forward under the current framework and waiting to see whether it should be statutorily adjusted or modified down the road.

Now, I want to make two other final points. In one critical area, this report really misses the mark, and it was mentioned -- it’s been mentioned here. It was mentioned by my colleague Junius Williams. While stressing the need for the departmental intervention in struggling districts, the report fails to address the Department’s own unwillingness or lack of capacity to take such action under the QSAC framework. Only look at Camden. Camden’s QSAC scores a year ago, in all areas except fiscal operations, were below 50 -- and significantly below 50. The only area they
scored above 50 was fiscal operations; they scored a 70. And that’s because there’s a fiscal monitor who was appointed there under the separate fiscal accountability law. Frankly, I can’t understand why the Commissioner has not, since a year ago, done -- taken the first step that QSAC requires, which is to do an in-depth evaluation by outside experts of those areas that the district went below 50.

I did an OPRA to see if the Department had done that, and they haven’t. The first step in intervention is to bring outside experts in to look at governance, look at the other areas -- personnel, and so forth, and so on -- where they scored below 50, and get some outside expertise in there to figure out what Camden needs to do. Instead what they did was, they told the district to go do another self-evaluation again; start the process all over again. That’s not what the statute calls for. Why do another self-evaluation, spend another year spinning around, when they should have had a team of experts basically in there in those areas figuring out what’s going on?

And that’s a prime example of the real issue that we should be looking at and asking the Department to look at -- is its capacity and willingness to provide real help to those few districts around the state that really need attention -- places like Willingboro, Asbury Park, Beverly, and Camden. And so that’s the issue that we have to examine, because that, frankly, is the biggest failure, in my judgement, of QSAC in terms of implementation -- is to put in the regime that you all put together, which was highly skilled professionals, outside experts, so forth, and so on; measured steps to figure out what the problem is before you do intervention; and even intervention in partial or full if necessary. And the
Department, frankly, isn’t doing any of that right now. So that’s really a big point. And the report just completely fails to address that.

And as you know, the Department of Education has had substantial capacity deficits and still does. Go back to the 2008 and ’07 report that you paid millions of dollars to have done by KPMG, and those--So we know the Department’s got some serious problems.

I do want to just mention about State takeover and the Newark piece. Newark scored, in this last round-- It already had been over 80 in one area -- operations -- and got it back under Commissioner Davy. It just -- its latest QSAC scores came out, and three other areas were over 80; one was under 80. If you’re over 80, you’re considered a high-performing district. The one area they didn’t score over 80 was in curriculum and instruction, and that’s largely because of the test scores. You were talking about -- what was it, Millburn or one of those districts?

SENATOR RICE: Millburn.

MR. SCIARRA: Because of the AYP -- problems with AYP, which are going to be changed -- and test scores, Newark didn’t score over -- it scored a 64, I think it was, in curriculum instruction.

Well, the statute is pretty clear. When you score over 80, and you’re high-performing, the State must withdraw from those areas. Now, not complete withdrawal, not total return to local control, but from those particular areas you score over 80. Paterson just scored over 80 in governance, but yet the Commissioner’s decision in both Paterson and Newark -- and particularly with Newark -- was, “I don’t care whether you scored over 80. Because your test scores are low, I’m not giving the District back.” That’s a wrong decision. That is really an incorrect decision. What
should be happening now is, those areas should be returned back -- the Commissioner should retain control over curriculum and instruction, the District isn’t asking for that back -- because that’s the way you set it up. So I just wanted to make that point. And the same is going to be true for Paterson.

And that’s actually what happened in Jersey City, by the way. They did that -- has partial control in those areas, including governance. So that’s a big issue that you need to really dig into. And it goes to the underlying issue about the Department’s unwillingness to properly intervene as QSAC is set up.

So I’ll leave it at that. Maybe for another day I would urge the Committee to have a hearing on the proposals that the Department is talking about in terms of an NCLB waiver. That’s a whole other topic that impacts upon this. But I will stop there.

ASSEMBLYWOMAN JASEY: I want to thank you. You touched on a number of things, and the one thing I will highlight that is a major concern of mine is going into lame duck. The Governor has announced that he intends to push through his “reforms.” And I think it’s really important for the Legislature to understand that we need to take the time, as you suggested, to hear these reports, to understand, to give the pilots that are underway the opportunity to happen, and then make informed decisions. Because I think it’s a big mistake to push through decisions in lame duck just for the sake of being able to say he did it.

So I thank you for that, because you’re giving us concrete examples and information that we can take back to our colleagues and,
hopefully, slow the process down so that when we make decisions, we make them based on good information.

So I thank you for your testimony.

I would like to--

SENATOR RICE: Excuse me.

ASSEMBLYWOMAN JASEY: Yes.

SENATOR RICE: Before they leave, I have a couple of questions to raise -- before the two speakers leave.

ASSEMBLYWOMAN JASEY: Yes.

I would like to recognize Mayor Jeffrey Jones, of Paterson, who just came in.

Thank you for joining us.

And I believe Senator Rice--

Do you have a quick question? Because I want to try to move along so that we can hear everyone and then get back.

SENATOR RICE: Let me say this to you, Madam Chair, we need to hear everyone. But the people who have to leave need to be questioned primarily because we need it on the record.

We’re talking about a report, and the question I have to the two of you -- either of you: The report says that nearly three dozen districts -- and I think it’s important to the Chairs, Subchairs-- Three dozen districts have received QSAC scores -- and you can see them here -- below 50 percent in at least one DPR, yet the State has never -- and I emphasize that -- never sought to use its legal authority. Let me say that again, never -- I want to emphasize that -- sought to use its -- emphasis -- legal authority under QSAC to engineer a partial State takeover.
When you lay that down to districts like Paterson and Newark -- based on your testimony, for the record -- and you look at this and you see probably close to 100 districts that actually failed in one category or another, but particularly instruction and programs -- which is the only area that Newark came up 64, which shows an improvement, Millburn down to 69.

How do you respond to that? Is this something that the Legislature, from your perspective, needs to be negotiating with the Administration on, demanding they go in right away? I mean, when you look at districts like Asbury Park or some of the Camden County districts--Paulsboro is a good example where one of our Assembly colleagues down there -- his district thinks they failed just about every category down there. You know, the Senate President represents that district. But we’re not getting enough noise from legislators. And that’s why it’s important that we do what we have to do.

But how do you respond to that? Should we be bringing lawsuits against the State on behalf of forced intervention? Because if we don’t do that -- and it’s a violation of the law -- then the opposite would be a lawsuit to say we’re taking the two or three districts that are in control out of it. There’s clearly a difference here, by their own admission.

MR. SCIARRA: Just real quickly, what I would say is that I think there needs to be some real oversight activity with the Department on this, to bring them in and to ask them these questions.

I’d make a couple quick points. One is that if you’re below 50, and you’re consistently below 50, at the very least we -- the Department needs to do the in-depth, outside evaluations. Instead of going through this
continual self-evaluation process, outside experts need to be brought in those areas where -- and it’s required under the statute.

Intervention, by the way -- partial or full -- is discretionary with the Commissioner. The statute doesn’t require it. But what the statute does require as a first step is this outside expertise brought in those areas. So the Camden example is the one where they’ve consistently scored very low in some key areas. It seems to me, at that point, the Commissioner has a -- it doesn’t seem to me -- the Commissioner clearly has a responsibility at that point. Short of taking the intervention step, the first step would be to do these in-depth evaluations. That’s key, because then you could bring in outside experts so that we can figure out what the problem is and maybe short-circuit intervention. It may be that then the Commissioner has to move toward intervention. That’s one.

On the other flip side, with the State-operated districts-- I just think the statute is very clear, and I just don’t think the Commissioner is following the mandate. The only thing the report says on State operation is-- On 27 and 28, it says the Task Force also recognizes that in our State-operated districts, the State has a responsibility to pursue policies that are in the best interest of children while also recognizing the democratic value of local control. As the State transactions (sic) to a new accountability system, a responsible transition should be negotiated for each district based upon achieved benchmarks and student performance.

We already have that. I don’t understand that. The statute is clear. Newark scored over 80 in governance, it scored over 80 in personnel, it scored over 80 in -- except for curriculum and instruction. The statute is clear: withdraw in those areas. Let’s get on with it.
I just think this-- It goes to the-- This report is deeply flawed and obviously done by people who don’t understand the QSAC statute, what the QSAC process requires. There doesn’t seem to have been any in-depth evaluation of the experience under QSAC since it came in, in 2006-2007. A lot of the issues that you’re talking about now -- how to get better scores, better consistency, so forth, and so on -- it would be fine for the Department to come back with recommendations for statutory change based on that experience. So, for example, going from three years to five years in some districts and things like that. But without that record of how this has been implemented, and also without the Department really using this process effectively and making the commitment to use it, instead of what they’re doing now, which the Assemblyman talks about -- “Oh, let’s just throw it out and go to something completely different.” You all are going to have to put your foot down and say no.

MR. WILLIAMS: I think the concept of selective law enforcement has always been one of discrimination. We can just go back to the Civil Rights era and we can see how that was used. Very effectively, they clamped down on people’s rights and to disempower people. And a whole line of court cases came about because of that selected law enforcement, not only in the South, but in the North.

Then we have to look at: What is the policy around? Well, why is there such selectivity? And I think there are several different reasons. I’m not even going to try to get into all of why some selections were made. But when I look at the diversity in these cities and towns here, I have my own opinions for the examples already cited.
But the practical aspect is this: The State of New Jersey and the Department of Education doesn’t have the capacity to do what it says it wants to get done under QSAC. Let’s just look at that. There is not the capacity. There is insufficient capacity to look comprehensively at what these districts are doing, much less judge what they’re doing, but they come along and say, “I’m going to help you.” Please. That’s just not in-- Newark has been under State control since 1995. Where was the help? Where was the brand new idea? Where was the light bulb experience? They don’t have the competency to do it. So let’s change this whole thing around and look at this thing. Let’s turn it upside down. What are we doing in these districts to make sure these young people want to learn and can learn? And then maybe devise an entirely different set of questions. And we might see something different going on than we thought. (applause)

ASSEMBLYWOMAN JASEY: Thank you. I think that’s a great note to end your testimony on.

Assemblyman Caputo.

ASSEMBLYMAN CAPUTO: I just want to add something to this. You know, I worked for the Department of Education, and these two gentlemen are absolutely correct. They didn’t have the capacity 30 years ago, and they still don’t have the capacity. What they do have the capacity to do is to identify the problem. But as I said before, resolve it to solve it is another question.

What comes to mind is this new strengthening of the county superintendents’ offices, where now they’re called executive county superintendents, where thereby, as prescribed by law, they have oversight responsibilities into districts, and they are the Commissioner’s
representatives. I think something has to be looked at in terms of their role and how they’re representing the Commissioner in regard to technical assistance for districts, and when and if these districts need intervention or not. I don’t see any documentation from that level, which we are paying for out of State dollars, that would provide that kind of transparency in terms of what we’re doing in these local districts. They should actually be on the -- in the forefront, as executive county superintendents, expressing their documented opinions regarding takeovers or releasing of districts back to their local boards of education.

So I think, Ron, Senator Rice, we’re going to have to look at that and see the role of the executive county superintendents, especially in Camden, and in Newark, and Passaic County.

I just wanted to put that on the record.

ASSEMBLYWOMAN JASEY: Thank you, Assemblyman.

I’d like to recognize Dr. Jonathan Hodges from the Paterson Board of Education.

Thank you for joining us.

And also County Superintendent Bob Gilmartin. (applause)

Thank you.

I’d like to call up to testify Dr. Len Pugliese of CASA, and ask Bessie White to join him. And they will be followed by Dr. Ethel Hasty of Irvington.

Good morning, and welcome.

LEONARD P. PUGLIESE, Ed.D.: Good morning.

I would like to thank Senator Rice, and Assemblyman Caputo, and members of the Committee for inviting me here this morning. I would
also like to thank all of you for the work you do on behalf of the citizens of New Jersey.

My name is Leonard Pugliese, and I serve as the President of the City Association of Supervisors and Administrators, often referred to as CASA. CASA is the labor union that represents principals, vice principals, and instructional supervisors in the Newark Public Schools. I have served as a teacher and administrator in the Newark Public Schools. I also hold the position of Regional Vice President of the American Federation of School Administrators. The American Federation of School Administrators is the national union that represents approximately 15,000 administrators across the country, in Puerto Rico, and also in the Virgin Islands.

I have reviewed the Education Transformation Task Force’s initial report, and I agree with the principle upon which the report is based, that is: the current, overburdensome regulations associated with the State accountability system, known as QSAC, and the Federal government’s accountability system under the No Child Left Behind law.

I appreciate the Department’s attempt to streamline these two accountability systems into one coherent system that assesses progress in a meaningful way and offers support to those districts and schools in need of assistance.

As stated in the report, the Department is proposing this change under the No Child Left Behind waiver provision. It is my hope that the Department is successful in obtaining the waiver from the Federal government.

Having voiced my endorsement of the Department’s attempt at creating a single, coherent, effective, and less burdensome system of
assessing educational success, let me also voice my opinion regarding my fears over what a replacement system could look like. My concern mainly lies in the following three areas.

In the new accountability system, how would success, partial success, or failure be measured? In the new accountability system, what supports will be offered by the Department to those districts and schools that are identified as being in need of improvement? And thirdly, will the new accountability system recognize that any meaningful accountability system should hold the evaluatee accountable only for those matters over which the evaluatee has control? That’s a very important, I believe.

I would like to briefly address each of these concerns. By what means will success, partial success, or failure be measured in a new accountability system? The Task Force’s report speaks to the importance of outputs, more specifically student academic achievement. While no one can argue with this goal, we should not be so myopic to define student growth simply as success on standardized tests. Two of the most common methods of measuring student achievement and educator effectiveness currently being looked at nationally are the value-added model and the student growth model. Both of these models are being tried around the country; and in the pilots, as mentioned earlier, will probably be tried here in the State of New Jersey -- will be tried here in the State of New Jersey over the next -- over this school year. And both have been found to be seriously flawed when attempts are made to use the results of these measures to measure educator effectiveness. Without going into detail here, let me strongly recommend that any system proposed to determine educator effectiveness be openly vetted, piloted, and honestly evaluated.
before it is implemented. The literature contains volumes of data regarding the flaws and limitations associated with these methodologies.

Also, I think we could all agree that measures of success should not fall solely in the realm of acquiring knowledge, often referred to the \textit{cognitive domain}. Other areas of student growth are equally important. How well do students get along with their peers? What is their social intelligence? Do they act in socially acceptable ways? Students need more than academic skills. They need sound social skills that will enable them to successfully navigate through life. If we agree that these social skills are important, will the new accountability system also measure student growth in this area? I hope it does, and I urge policy makers to make that commitment.

This brings me to my second concern: What supports will be offered by the Department? Will the end result of the new accountability system simply be more sanctions as mentioned by David earlier? Much of the rhetoric we hear today regarding educational reform is not about support or assistance, but rather on sanctions or employment termination, as if terminating employers (\textit{sic}) and hiring new ones will make a positive difference. It doesn’t always work that way.

Since the State took over the Newark Public School system in 1995, more than 95 percent of the principals -- 95 percent of the principals and hundreds of teachers have been replaced with individuals both from within and outside the District. Each of the new principals and new teachers were appointed by the State through State-appointed superintendents. Is the State satisfied with the current rate of student achievement in Newark? I think not. Either the State made poor
appointments, or there are forces outside the school that have significant impact on student achievement. I do not believe the State made poor appointments. We in Newark have some of the finest, most dedicated and committed individuals one could hope for. Many critical factors impacting student success lie, I believe, outside the schools, which leads me to my last point. Any meaningful accountability system should hold the evaluatee accountable for only those matters over which the evaluatee has control.

As you stated in your opening statement, Senator Rice, the State must recognize that there are differences between districts, and different districts have different needs.

Let me draw an analogy with the medical profession. Every few years the New Jersey State Department of Health conducts a study assessing the success of cardiac surgery in the State of New Jersey. The most recent report was released by the New Jersey Department of Health in June. I have that report here, which I will share with the Committee.

Let me talk a little bit about this report and what it measures. This particular report by the New Jersey Department of Health -- maybe not down the hall from the New Jersey Department of Education, but certainly down the street from the New Jersey Department of Education -- is measuring success in cardiac surgery. And there’s a very simple measure of success in this study: either the patient lived or the patient died. That’s the measure of success. They looked at 18 hospitals in the State of New Jersey, looked at the doctors in those hospitals, and then rated those doctors and hospitals based on the success rate, the survival rate or the fatality rate.
Now, under a simple system, the kind of system we use to measure educational success, a test for cardiac surgery might go something like this: In Hospital A, if there were 100 patients who underwent cardiac surgery, and 5 of them did not survive, the success rate, I think we would agree, would be 95 percent in that scenario. If you take another hospital that has 100 patients, and 10 of those patients do not survive, then the survivability rate or the success rate for that hospital would be 90 percent. Now, on the surface, the first hospital would have a higher rate of success and therefore, maybe some would draw the conclusion, does a better job at cardiac surgery than the first hospital.

But interestingly, the Department of Health doesn’t leave the analysis at that simple level. It takes into consideration what they call risk factors. And let me talk a minute about the risk factors from the report. It’s called risk adjusted mortality. And I don’t think it’s very difficult to see the analogy here. In evaluating the performance of hospitals and individual surgeons, it would be unfair to make comparisons only on the basis of how many patients died. The mortality risk for patients undergoing bypass surgery varies significantly with how healthy patients are prior to surgery. For instance, an 85-year-old who has renal failure and severe lung disease would be at a higher risk during the surgery than a 50-year-old who has no history of chronic disease. In order to produce fair comparisons, the Department applied a method that estimates risk-adjusted mortality rates. The risk-adjusted mortality rate assigns extra credit to hospitals and surgeons with sicker patient populations in order not to disadvantage them in the performance comparisons. Chief factors associated with patients’ chance of success are things that we can pretty much assume intuitively: the
patient’s age; whether the patient has lung disease, or renal failure, or diabetes; and those kinds of things. So after statistically controlling for these identified risk factors, the stats change. And when you do the comparisons, those risk factors are taken into affect.

Like these cardiac surgery reports, an honest and meaningful school evaluation should take into account the risk factors associated with our patients: the students. I spent the last 40 years as an urban educator. I can speak with some knowledge on the subject. Many of our youngsters come to us already at risk. Would anyone deny that there are outside forces that negatively affect student achievement? What about the health and well-being of the community? For example: What are the economic conditions in the community? What is the unemployment -- or are the unemployment and crime rates in the community? Is quality prenatal care readily available in the community? Is there available and acceptable housing in the community? Are there cultural and extracurricular enrichment opportunities in the community? All of these risk factors, and others like the risk factors in the cardiac study, must be factored in an assessment tool, in the words found on Page 22 of the cardiac study, “to provide an evenhanded analysis.” Is that not what we all want, an evenhanded analysis so that we can honestly address those issues that have an impact on student achievement?

All of these issues must be addressed in a new accountability system. Let’s not meet again in another 10 years to identify the flaws in the next accountability system. Let’s get it right the first time.

In closing, let us not censure but commend the educators in Newark, in Paterson, in the state, and across the country for the job they do
each day, often facing incredible obstacles. And foremost, as mentioned earlier by Assemblywoman Jasey, let us commend the students, their parents who, in spite of sometimes insufferable and unimaginable circumstances, have the strength to persevere.

I thank you for the opportunity to share my view.

SENATOR RICE: Thank you.

ASSEMBLYWOMAN JASEY: I thank you, and I really do appreciate that analogy, because I think it’s absolutely relevant to the conversation we’re having.

Thank you.

ASSEMBLYMAN CAPUTO: As usual, excellent.

BESSIE WHITE: Good morning.

ASSEMBLYWOMAN JASEY: Good morning.

SENATOR RICE: Good morning.

MS. WHITE: I want to thank the Joint Committee and Senator Rice for inviting me here today.

I do want to say that I’m a replacement, actually. My former boss, Marion Bolden, former Superintendent of Newark Public Schools, was invited, and she requested that I take her place. And I do want to emphasize the former. I am not speaking for the Newark Public Schools.

I have read the report, and I have some ideas about the report. But I want to sort of weave them into how the QSAC process was developed. I want to talk about the development of the law itself and the reasons. Some of that information has been outlined in the Education Transformation Task Force’s report, but not all.
What was not reported was, the impetus for changing the process actually started under the McGreevey Administration. Commissioner Librera added three nonvoting members to the advisory board. I suppose that was to improve the governance of the sitting board. That actually did not make any difference. By the time their appointment ended, only one was still attending on a regular basis.

Subsequent to that, the development of the QSAC process began. There were legislators, school superintendents, and others involved in the laborious process of developing a single system with the stated purpose of measuring students, school districts, and school performance in meeting State and Federal standards, with its primary focus to improve overall student achievement.

The new law was signed by acting Governor Codey in September of 2005. On 9/28/2005, a press release was issued stating that Governor Codey had signed -- acting Governor Codey had signed a new law that allowed the New Jersey Department of Education to revise the State’s existing school district monitoring system to reduce redundancy for the districts, identify and address problems earlier, and create a process by which the three State-operated districts could eventually be returned to local control.

I ask you: Does any of that sound familiar? I think you’ve read some of the same things in this new report.

The Commissioner said, at the time of the bill signing, “QSAC will allow DOE to work collaboratively with districts to identify critical areas of need before they become crises, and then quickly find the best solution. We will also be able to create a State exit strategy for the State-
operated districts. DOE wants to make sure the districts are accountable, but we think they should be operated locally, not by the State.”

At the time of the initial State takeovers -- and, once again, I lived the experience of QSAC and State takeover -- the State did not have an exit strategy, or actually any plan, which is why New Jersey is the only state that has been in the business of takeovers for so long. The only other district that comes close to the ones in New Jersey is Compton, California, which was in state receivership from 1993 to 2003.

Let’s start with the QSAC process. Newark and some other Level 3 districts were in the first cohort of districts. We actually did pilots before the evaluation process started. Our evaluation was done by a consulting group from Montclair State. It was not a self-assessment. They examined all of our documents, with our assistance, of course. And I will agree that there are thousands of documents to be examined during this process.

During the first evaluation, Newark received the following scores in August of 2007: instruction and program, 39 percent; fiscal management, 66 percent; operations, 87 percent; personnel, 32 percent; governance, 56 percent. As a result of the scores received by the districts in 2007, Newark regained control of operations; and Jersey City immediately regained control of governance and fiscal management. Since that time there have been numerous districts -- I think the report indicates at least 36 -- that have scored below 50 percent in one or more of the indicators. There has not been a single intervention by the State. And as Mr. Williams said so eloquently, the State Department does not have the capacity nor the will to intervene in these districts.
Subsequent to the last QSAC review, the District of Newark received scores above 80 percent in every area except instruction and program. And I’d like to refer to another section of the Transformation report, which indicates that people are gaming the system. That is not the case in Newark. There were steady, incremental gains from 2007 through June 2001, where the scores were steady or increasing all the time.

The District received those scores, and despite those scores, the Commissioner of Education has denied the transition to local control for those areas. To add insult to injury, immediately after denying Newark, he presented 24 districts on this letter to the State Board on August 3-- And of those districts, there were-- No, he presented 30 districts -- 40 districts, and of those, 24 had scores below 80 percent in one or more district performance review.

I guess the question now is: How long is too long? Or better yet, what has the State done that the District cannot do itself with the proper assistance? State takeover implies that the District has a problem but the State has the answer. We know that is not true. Residents of the District have limited say or representation. Truly, as Senator Rice said in a recent press release, they have been disenfranchised because the representatives they voted for cannot act on their behalf. In other words, they followed the rules, and they succeeded, but now they are treated to a subjective application of the rules.

There are a number of observations in the Task Force that could provide relief for school districts. Most districts would welcome the removal of regulations regarding the type of paper that they can use and the type of filing cabinets. When those regulations came out -- I believe it was
about five years ago -- we were-- I attended conferences with other business administrators, and we were just ridiculed across this country, let me tell you, because the types of things that they wanted to monitor were just ridiculous. They can’t monitor instruction. They’re going to look at what kind of paper you use? Who is going to monitor that? Who’s their paper monitor? (laughter)

They also recommend empowering districts and local educators with the information, support, and decision-making authority to crack their own pass to meeting these ambitious goals. The one problem with the entire report is that it’s saying, “Let’s develop another monitoring system.” This could cause untold delays. I work for Newark -- well, actually, the Newark Board of Education. But I worked when we were -- spent two years on zero-based budgeting. A new Governor was elected, and we scrapped all of that. It just went away. So my concern is that we’ve spent over seven years working on QSAC, and now we would scrap it for another system.

I want to thank you for allowing me to speak today about the lengthy process that the citizens of Newark have gone through in order for an exit strategy to be developed and, after development, for it to be arbitrarily ignored. We do pay taxes, and we’re no longer willing to sit quietly for the State to develop a magic bullet while continuing to deny us the right for our voices to be heard.

Thank you. (applause)

ASSEMBLYWOMAN JASEY: I appreciate both of your testimonies, and I think we’re getting the message loud and clear. And I think our direction will be clear once this hearing is over. So I appreciate you coming and putting a face, also, to the Newark situation.
I’d like to next call up the Superintendent of New Brunswick, Mr. Richard Kaplan. And I would like the Superintendent of Irvington, Dr. Ethel Hasty, to join him at the podium.

Thank you.

SENATOR RICE: Madam Chair, while they are coming, and while the last two speakers are leaving, I want to put on the record that this document shows -- and this is the analysis -- shows approximately 100-plus school districts in 21 counties failing programs and instruction. And if, in fact, we’re supposed to be improving programs and instruction -- which ultimately improves the graduation rate, the test scores -- then the record needs to reflect that. And I think that was the point that Ms. White was bringing up. Everybody seems to be having a problem in that category.

The question becomes then: Why are three districts under local control? There are other districts with governance -- that’s who runs your system -- at 11 percent.

Assemblywoman Pou, I believe Garfield may be one of those 11 percent in governance. It’s a good thing they didn’t go in and take it over primarily, because by their own admission those percentages don’t mean a lot, if you read the report.

ASSEMBLYWOMAN JASEY: A housekeeping point of order: If you have testimony that is written and you have not given us copies, we would appreciate those copies so that they can accurately be transcribed into the record. And they can be given to Sharon.

Oh, we have them? I think some we don’t have.

So if you haven’t given it to us, please try to do that before you leave or send it to us.
SUPERINTENDENT ETHEL J. HASTY, Ed.D.: Good morning to all of the members of the New Jersey--

ASSEMBLYWOMAN JASEY: The long skinny one is the one you want. (referring to PA microphone) The other one is recording.

SUPERINTENDENT HASTY: Good morning to all of the members of the New Jersey Joint Committee on the Public Schools and the New Jersey Legislative Black Caucus Subcommittee on Education.

To Senator Rice and Assemblyman Caputo, who represent my district, Irvington, thank you so very much for the opportunity to express my views relative to QSAC.

And also, thank you for the opportunity to read very carefully the Transformation report in its entirety.

One of the reasons I so willingly accepted the invitation to testify today is because for the last year I have been a participant in the Department working group -- who were charged with the responsibility of reviewing the QSAC document. We met at the Department of Education almost twice monthly, and we were charged with the responsibility of reviewing the DPRs and then making necessary changes.

I served in the group which initially reviewed the governance and personnel aspects of QSAC. I can assure you that we had no idea of how tough that assignment would be.

One great philosopher has said, and I quote, “It is not things themselves that disturb men, but their judgement about things.”

One of the most repeated judgements about QSAC was that it was a cumbersome document and that there were certainly far too many indicators. In my opinion, in many of the sections of the document, the
indicators were needlessly repetitive. To this end, a committee began to streamline the document to a manageable instrument. And in the Transformation report they allude to this working -- Department working group -- stating that our recommendation was to streamline the DPRs from 334 to 54. One of the things that I would recommend is utilizing the statement of assurances. You don’t need that long document in that case because a superintendent can verify that these things are happening in the district via the use of a statement of assurance document.

One of the things that I resent about QSAC is that I have to tie up my staff -- and I’ve undergone the QSAC process as the Superintendent -- for three visitations. And that is that it takes our attention away from the main thing. Our raison d’être is to raise the level of academic proficiency in our districts. When we’re spending time putting documents in folders and labeling these folders so that we can provide evidence to our County Superintendent and his staff that these things are being done in our district -- without a doubt, that time could and should be spent focusing on academic achievement.

Let me be clear. I believe in assessment, evaluation. I believe in monitoring. I believe if you aren’t spending the effort toward some goal, or if you have educational programs in your district, there should be a point wherein an evaluation of the performance should occur to ensure effectiveness. We all need this.

My issue is that I am not certain that QSAC evaluation actually leads to district improvement. But what it does do is, it informs us about those things that the State Department feels are necessary in order to be deemed a satisfactory school district. It is great for raising your level of
awareness as it relates to those many DPRs in governance, personnel, finance, curriculum and instruction, and operations of a school district. These are all aspects of an effectively run district. If the idea is that you are being monitored, I agree that these areas are appropriate. Many people have criticized by saying that QSAC does not focus on academic achievement. But I venture to say that monitoring never has.

As the Assistant Superintendent of Curriculum and Instruction, I was responsible for putting together the documents of the old monitoring -- the old desk monitoring system. And that was a QAAR, quality assurance annual report. What I do like about that is that this provided us -- QAAR -- with an opportunity to look in the mirror and focus on academic achievement school by school. With QSAC, we act as if the most important area of our operation is our central office. That certainly is not the fact.

Don’t misunderstand me. I believe that curriculum and instruction are the most important areas. However, if governance, personnel, operations, and all those other areas are not functioning appropriately, little or no learning will take place.

One of the recommendations made by our committee -- made by me personally -- was that staff development -- which was listed under personnel -- should be listed under curriculum and instruction. I don’t know how that got there. It was visibly misplaced. The only reason staff development exists is to raise the level of academic achievement. Why was it listed under personnel? So that is one of the examples that I will cite. It needs reorganization.

One of the other major problems with QSAC is that the AYP, the annual yearly progress, is calculated differently for QSAC than it is for
NCLB. QSAC uses a subgroup size of 10; NCLB uses a subgroup size of 30. NCLB uses two years of results. If you’ve done very, very well for one year, that is certainly not good enough. The district or the school has to repeat that success for a second year. QSAC, on the other hand, uses one year. Simply put, here we have two different systems of accountability. This should not be the case. The same calculations should exist for both QSAC and the AYP calculation.

Additionally, there is a wide range between a district’s self-assessment and the State assessment. Both of us are utilizing the same criteria, but there is this huge disparity between what the district feels it is doing versus what the State feels. We have looked at what the Transformation report says relative to academic progress. I strongly believe in a growth model. If a student starts in Mrs. Jones’ class at point A in September, and in June that student is still at point A, in my opinion it is not a student problem, it’s a teacher problem. So I strongly believe that we should be utilizing the growth model. Teachers and schools should be getting credit for moving students along. If that student is at point A in September and the student is at point Z in June, clearly effective teaching and learning has taken place. The advantage of QSAC is that it is a single accountability system for all public schools if that is carried out. Because we have seen many, many disparities as it relates to Abbott districts, of which I am one.

Also, I believe that if the State Department carries out its intent -- its original intent to provide technical assistance, that could help with the improvement of academic performance of our students. It’s mindboggling to me that in Abbott America, whatever is proposed, the
answer always comes back to a corrective action plan where you’re told to, “Okay, devise an improvement plan.” If districts were capable of doing this on their own, then they wouldn’t be in the situation that they are in. So we really need real technical assistance and not just lip service to technical assistance.

I end by saying that the question that I would like to raise is: Does QSAC -- or will QSAC help students to be more proficient readers? Will it help students solve math problems? Will it help students better appreciate the arts, sciences, athletics? Will it help students in general to become better human beings in the final analysis? If not, then we need to rethink the whole process.

Thank you.

ASSEMBLYWOMAN JASEY: Thank you, Dr. Hasty. I think that was very well stated. And I appreciate your focus on students, which is -- should be our purpose as well.

SUPERINTENDENT HASTY: Absolutely.

ASSEMBLYMAN CAPUTO: Mila.

ASSEMBLYWOMAN JASEY: Yes, Assemblyman Caputo.

ASSEMBLYMAN CAPUTO: First of all, I appreciate your participation. You know, we’re obviously very familiar with each other. I’m very cognizant of the fact of the wonderful job you’re doing for the children of Irvington.

SUPERINTENDENT HASTY: Thank you so much.

ASSEMBLYMAN CAPUTO: And you’re really the reason why you should be involved in this type of report. People who are practitioners, such as yourself and other people who have been here today, should be
involved in formulating reports like this. It’s still good that you’re here to respond to it, but it would have been much more intelligent, I think, to have people representative of the educational process in this particular district working to the actual response.

But I’m very happy that you’re here and very glad about the remarks that you made.

SUPERINTENDENT HASTY: Thank you very much, Assemblyman.

SUPERINTENDENT RICHARD KAPLAN: Good afternoon.

SENATOR RICE: Good afternoon.

SUPERINTENDENT KAPLAN: My name is Richard Kaplan, and I’m currently the Superintendent of Schools in New Brunswick. And some of you remember me as the Director of the Office of Compliance/Auditor General during the Kean/Cooperman Administration. And Assemblyman Caputo might remember me from our days at Seton Hall Graduate School together.

ASSEMBLYMAN CAPUTO: Well, I didn’t go very often. (laughter)

SUPERINTENDENT KAPLAN: I know, but you did very well, which proves that all learning doesn’t take place in the classroom. (laughter)

ASSEMBLYMAN CAPUTO: Social skills are much more important.

SUPERINTENDENT KAPLAN: Yes, they’re very good, Ralph. You’ve done well.
Listen, you have my written report. I’m going to bare something right open, right now, that I kind of said in the opening that will probably get missed. But I am the living representative of Levels 1, 2, and 3. I am the guy -- Senator Rice will remember, I am the guy with nine other people -- investigated Jersey City from the beginning of Level 3, through the court case, and the State takeover. I’m also the guy who met with Senator -- then Mayor -- the late Senator/Mayor Frank Graves -- City of Paterson, former Mayor of Paterson for many years, and then Superintendent here. I’m also the guy who escorted Joe Clark out of this building. And I’m sorry that Mr. Evans left because I want--

SENATOR RICE: He’s still here.

SUPERINTENDENT KAPLAN: I want to say this is the first time I’ve been back since the day I walked Joe Clark out, and it’s a tremendous difference just walking in the building. You’re to be congratulated. (applause)

I will tell you this: I sat in a room with then-Commissioner Cooperman in 1982, at 8:00 in the morning one day, when he asked-- And I was Chief of Staff, and there were other senior advisors in that room -- Assistant Commissioner Jake Piatt, since deceased, and others. But basically he asked the question, “What happens after Level 2 monitoring?” And I was 32 years old at that time, and I said, “Well, hell, Saul, everybody knows 3 comes after 2.” And he said, “Okay, smart guy, design Level 3.” And we did. We spent two years designing Level 3. That’s not QSAC. That’s to determine the causative factors of why children had failed -- or better said, why the school systems had failed the students. And there were five critical areas, after two years of research. Governance: How do the
adults who are elected or appointed operate the school system? Two, management: How do the senior staff operate the school district? Everybody from superintendent to supervisors and directors -- what are they doing? Three: What’s being taught? Curriculum, what’s being taught; instruction, how it’s being delivered. And what are the reasons youngsters aren’t achieving? Four, facilities: What kind of facilities are these youngsters in, and are they prepared to flex in order to give students a quality education? And five: Where is all the money going, and is it appropriately used?

I will defend to the grave the takeover that I did in Jersey City, the recommendation I made to Commissioner Cooperman, who recused himself; to Assistant Commissioner Newbaker, who ran the preliminary hearing; and to the 40 days I sat as the longest witness in the Office of Administrative Law on the bench, testifying in that report. Because it was corrupt from the Mayor on down. The youngsters didn’t have a chance, because the adults had abrogated their responsibility. And it was not a racial issue, because folks were doing it to their own kind.

So let’s get the history set. And many courageous legislators of both parties knew what the facts were, because they were living it and they had the courage, finally, in 1986-87 -- while I was in the middle of the investigation -- to pass a law. And Jersey City was not the first district we went into. We went into Maurice River. Ever hear of it? I never heard of it. Maurice River is in the bottom of this state. And we recommended the ouster of the Superintendent and a whole list of other things that the Board did do, but it wasn’t a takeover.
My biggest mistake, that I will also take to the grave, is that I believe that Randy Primus, then the Mayor of Camden, was the beginning of the new era, along with his new Superintendent who ended up going to jail. And I did not recommend that District for takeover. And when you look in my testimony today, I reference you back to July 19, 2006, when I came before this Committee before. And then -- testifying after then-Assistant Commissioner MacInnes, who could not tell the Committee then what accountability meant -- I got up and told them what accountability meant. I attached that so you wouldn’t have to go digging into your achieves.

Why do I say that? I say that because the intent of history is important, along with what the facts are when you look back, as Senator Rice and you are charged to do.

QSAC -- I’m going to let this out -- flying out of the bag; do your homework. It was borrowed from the state of Kentucky. Do you have that? I have never publicly said that. Look into it. The original QSAC document was borrowed -- how’s that -- from the state of Kentucky. I have said it over and over again to those in charge. This ain’t Kentucky.

Now, when Lucille Davy became Commissioner -- this is all fact -- much of what the lady said from Newark -- representing not Newark schools, but Marion Bolden, who I think was a courageous educator and did good things -- was played with. Now, I’ll tell you a QSAC story. I was in that first cohort that she’s talking about -- New Brunswick. They did have outside people -- Bari Erlichson and others who are now in the Department -- used to be at Montclair -- who came in and did what was later to become the self-assessment. We did not have rights of self-assessment. They put
their report together. They gave me an exit conference. There were five areas. We had passed three of the five, according to that committee. This is fact. When I got the report from the Commissioner’s Office, the Commissioner and her staff reduced New Brunswick from passing three to passing two, with no documentation. They changed it. Talk about gaming the system.

I had a week to appeal. I wrote the appeal with the repudiation documents from their own State Department files and sent it to them in five hours of receipt of that letter. It took them eight months to figure out how to handle that bombshell. And so when it was done, after eight months -- because the code doesn’t say how long they have to respond. They only tell you that you have seven business days. But they can take all the time they want. At the end, I passed four out of five, not three out of five, not two out of five -- four out of five. I’m one of, I think, three Abbott districts that ever passed QSAC and NCLB, until last year.

And here is the NCLB nightmare. The fallacy of NCLB that 100 percent of America’s children are going to be at 100 percent capacity in the year 2014 is an absurdity, and it is statistically impossible, because Ralph and I took statistics once. Right?

ASSEMBLYMAN CAPUTO: Did I pass?

SUPERINTENDENT KAPLAN: Yes, we both got Bs because we went to Seton Hall. (laughter)

All right, so that’s an impossibility. So now we have to have a political solution to what we screwed up to begin with. And so New Brunswick lost its high-performing status because in last year’s testing you have to make up 20 points. There was no accumulation for growth, no
acceptance of growth. If you didn’t make 20 points, you dropped. So guess what? I’m on a list as a district, with 54 other districts, that can have noneducators as superintendents under reform. But you know what? I’m in good company, because I see Summit’s in there, Basking Ridge is in there, and some of the other high-wealth districts are in there. So now I’m moving in a better crowd I guess. But I don’t think it will happen to them before it happens to me.

Now, you probably didn’t expect that, did you? Well, let me tell you something. I still think those five areas are the main reasons to look at causative problems. That doesn’t help a district grow. That just helps determine what the problem is. And absolutely -- Mr. Williams and others are absolutely right. When we were in power in 1982 to 1990 -- not counting Katzenbach enrollment -- we had a viable Department of Education -- 1,100 employees. Counting Katzenbach, the Department of Ed, right now, has probably less than 600 employees. And by the way, executive county superintendent is no panacea. Because guess what? They’re appointed by the Governor, they’re not reporting to the Commissioner.

So I think we have to look at the totality of this, and we have to determine what is the model that -- you want to assure yourselves as legislators, your constituents, and the entire state that the money that’s going into public education is being spent appropriately and accountably. That’s one function. That’s not the function of QSAC to make it better. So we have to sort out what the triage is to what you’re trying to fix. I think you get my passion.
I do want to say one thing publicly on the record that is in here. You have a great job. You’re legislators. You have the ability to work together with your constituents and with the Executive Branch, regardless of who the Governor is -- a D or an R, it doesn’t matter -- and make it better.

Now, what I thought was important in this report that you asked me to do -- to look at and study -- was the recommendations regarding regulations. We are overburdened. What this report deals with is only those regulations that are administrative in nature that they can fix. Because the bureaucrats -- of which I used to be one -- wrote it. Sometimes-- There used to be a guy named Vince Calabrese. And Vince Calabrese was the Assistant Commissioner of Finance. And Vince-- I used to say as a young pup to Vince, “Why are we writing code?” He said, “Because the law doesn’t explain itself. If it did, we wouldn’t need to write it. It would be so good we could just follow it once.”

Now, what’s happened historically everywhere, but certainly in New Jersey where I’ve been a resident for 50 years, is to do a study. So what I’ve attached for your Committee are studies going back to 1994 by every major association in this state that has any input to education -- the Superintendents Association, School Boards, Business Administrators, Principals and Supervisors. You have every study when any new governor or any new commissioner came in and said, “What can we do to take care of the overburden?” And what this report talks about is only what they can control administratively.

So in terms of regulation, we need to cut it out; we need to stop it. You get over 3,000 bills a year in education. Many of them that you
have approved are duplicates of others. Nobody is paying attention to it, nobody is doing anything about it. So for the second part of this, do the right thing. Review this and end overburdened, underutilized, of no value -- to changing outputs. And that’s what they meant -- kids learning. It stops us from doing what needs to be done.

Thank you. (applause)

ASSEMBLYWOMAN JASEY: Thank you very much. Your passion absolutely does come through, and I appreciate it.

Senator Rice, and then--

SENATOR RICE: Before they leave, let me say this -- because there are some things that need to be on the record, and I take the liberty as the Chair of the Joint Committee, but also as the sponsor of QSAC, to intervene when my colleagues don’t, because I have the history. And you are correct.

The one thing the record needs to reflect is that the Kentucky model was, like anything else, a model. Now, Commissioner Librera and I went to Arizona because the national organization -- I forget the name -- of superintendents and others had some serious problems because there was a need to intervene in school districts throughout the country. They were looking at New Jersey’s old model, and some had actually started to put that into legislation.

We went out to address them with the new model (indiscernible) QSAC. They understood that was a better model. The difference was that we talked about capacity, and we talked about capacity-building and the technical assistance. The intent of this legislation -- QSAC -- was just what you said. We argued day and night -- Dr. Bolden, and I,
and some of the others -- that was about a 30- or 40-member group -- doing QSAC and then doing regs. Our problem-- Like you said, it was Republicans and Democrats, because at that time it was McGreevey. And MacInnes was driving us up a wall to the point that we had to basically cuss him out at meetings -- at least I did.

And the reality is that if you read QSAC, it talks about -- and they use the words *technical assistance* and *capacity*. That meant to build systems. In other words, as you indicated Mr. Kaplan, is to identify where the problems were in those categories, which made sense -- which was really taken from what you started off with under the old system. And then once you identify, how we go in there and build capacity -- and capacity to us meant human resources and funding, if necessary, whether you took it from inside the system or outside. And once you identified that and got capacity, then you fixed it and let that go back immediately.

The other thing that was never talked about, that needs to be looked at as we do regulations-- The State cannot go and take districts like Newark and talk about problems, and then go in and mismanage -- or whatever they did -- $100 million that we can document -- they even acknowledge $70 million -- under a State superintendent, never replace those dollars, have other governors come in and reduce the budgets across the state -- which means there was a double reduction based on what was absconded or mismanaged and the cut -- and then tell a State superintendent and a school board with no authority to bring up test scores. There is no capacity. There’s a demolition of capacity if you talk human resources and moneys. You can’t come into Paterson -- and we can document some place in the neighborhood of $50 million or more -- it
started with $20 million -- abused by the State, but no one ever said, “Well, let’s get the State superintendent in there and give them that $20 million that somebody else messed up--” because they had nothing to do with the system or the people -- “so at least they can start with that back in place.”

So we need to be very careful as we go through these changes, and that’s why I wanted this testimony and others, as the State starts to lay out what this “new change” is going to be. There are some real facts that need to play into the decision making of what legislation is going to be like. I mean, we may have to have a law that says that if you take over a district or intervene in a district, and as the State intervenes we come up short $5 million, then the State is going to automatically replace it when they take that person out. Do you see what I’m saying? There has to be some way to keep capacity and resources at the level they’re at. So I need to say that for the record because I think it’s very important. Because those conversations are going to be missed as this Task Force moves forward.

Whether they like the conversation or agree is not the issue. We’ve experienced this stuff. You’ve experienced it, I’ve experienced it, Dr. Bolden and others have experienced it, and then we live with it. And that’s the only way we’re going to come up with a product at the end that’s going to have any real, meaningful potential, if you will, to move districts forward in this state.

SUPERINTENDENT KAPLAN: And, Senator, I agree with you, but I want to answer that question about if the State comes in and there’s $5 million or any number, or any shenanigans.

Why should there be a double standard? So if the State representatives who are operating--
SENATOR RICE: You got it.

SUPERINTENDENT KAPLAN: --the program improperly, why should it be any different for them than for me in New Brunswick? (applause) And we have to make that-- We have to stop blaming the victims. The victims are the kids. We have to stop blaming them and start realizing it’s the adults who are running the show. And in all cases, they’re not doing such a hot job.

ASSEMBLYMAN CAPUTO: Thank you, Mr. Kaplan. It’s nice to see you again.

SUPERINTENDENT KAPLAN: It’s good to see you, Ralph.

SENATOR RICE: Behave yourself, Kaplan.

ASSEMBLYWOMAN EVANS: Before you leave, Mr. Kaplan.

SUPERINTENDENT KAPLAN: Yes, ma’am.

ASSEMBLYWOMAN EVANS: Just to reiterate, I get frustrated because I think we in New Jersey spend a lot of time bogged down in minutia. They’ve been in Paterson since 1991. The five indicators that you’ve just listed are accurate. But the takeover bill was supposed to be five years -- come in, provide the assistance, get the school district up and running, and get out.

SUPERINTENDENT KAPLAN: Right.

ASSEMBLYWOMAN EVANS: Here we are, 20-some years later, and we’ve gotten worse.

SUPERINTENDENT KAPLAN: Do you want me to tell you why?

ASSEMBLYWOMAN EVANS: I know why.
SUPERINTENDENT KAPLAN: Do you? I bet you it’s not the same answer I have. (laughter)

Let me tell you my answer. Because in 1990, Governor Kean went out and Governor Florio came in. And that’s the way America works. And so there were changes made in 1990 by Governor Florio to many of the things that were done -- politics, a different vision, a different ideology. You know, I agree, when you win, it’s yours -- you do it the way you think you do. In 1994, another election -- Governor Whitman came in.

ASSEMBLYWOMAN EVANS: But this is the problem. What I’m getting ready to say-- Every time-- It’s the same thing that I get frustrated with. Paterson had all these different superintendents, all the takeover, and all this garbage. And we’re spending billions of dollars in New Jersey for education. And, again, you’re blaming the children because they’re not learning. We know--

SUPERINTENDENT KAPLAN: I’m not.

ASSEMBLYWOMAN EVANS: Not you.

But I’m saying, here we are, even today-- How can we effectuate change when political changes like-- Now Governor Christie is on a new thing and just bringing in more of this and more of that, and then they bombard the Administration with paperwork, and paperwork, and gobs and tons of paperwork. And they don’t read it anyway when you send it down there. “Do this, do that, and do this.” And you don’t have time to monitor, you don’t have time to go into the classrooms, you don’t have time to do this. And they’re working folks to death with little progress.

When this is all over, I don’t have any confidence that -- we’ll spend all this time doing this, and we’ll do a report that will go on a shelf
some place. And if that’s not the Governor’s and the Commissioner’s idea of what they want at that particular political climate time, it’s not going to happen. And the only way we’re going to effectuate change is for everybody who has anything to do with education across the State of New Jersey to rise up and say, “Enough.” We’ve been in these districts, we took over. Now we have QSAC. Four years from now, if we get another governor, we’ll have something else going on.

When do we really get serious about educating children? And I do not believe for one moment that DOE is serious about educating our children. Because the five indicators you laid out are it. Look at the facilities in this town right now. School 4 -- those kids were flooded out. Where are they going? They’re spread all over the city. State takeover district-- All these schools that we have that are old and deteriorating, and crumbling, and water running from the heaters, and all this stuff, and you put kids in a building like this, and they’re sitting around listening to noise and all this stuff going on. But you want a-- And then there’s, “Oh, the children can’t learn.” How in the-- How do we expect for them to learn when we’re providing an environment for them that’s worse than out here on the street?” They come in these deplorable-- And the facilities committee isn’t going to deal with this stuff.

SUPERINTENDENT KAPLAN: I got it. Let me tell you-- Let me add something worse than that. I’m an Abbott district in New Brunswick. In 2005 -- you fill in the blanks. In 2005, then SDA said they were going to tear down my Redshaw School, which they did. In March of 2006 -- because that’s how long it took -- I get a phone call from then Executive Director Scott Weiner -- really nice guy. Scott said, “Rich, I have
good news and bad news.” I said, “What’s the good news?” He said, “The
good news is, we’re completing the demolition, and I’m going to prepare a
$250,000 change order to prepare the ground for construction.” And I said,
“Great. What could be the bad news?” “In April, I don’t have the money to
build the school.” New Brunswick had a school with 1,000 kids in it from
K-8. They moved me to a warehouse called a swing space in an industrial
park. Seven years later, I don’t have a school, I’m fighting with this
Administration as I did with the Administration in ’05 and Governor
Corzine.

So what’s the story? You know what? On certain things the
State should stay the hell out of the way. (applause) Now, when the State
-- and I’m going to say, you all are now sitting in the golden dome down in
Trenton, and you’re passing laws, and you think they’re good ideas-- That’s
why I’m saying you better take a look at it. You better look at what you’re
passing -- that it’s not a knee-jerk reaction because of some headline.

I’m going to tell you, I feel bad for the kid who jumped off the
bridge at Rutgers. But the amount of paperwork you all created in the HIB
is draining us beyond the amount of time that we should be spending trying
to educate children. Should we have respect? Should we have character
education? Should we do those kinds of things? Should we go after those
kids? Absolutely. Do I think the legislation was all good intent?
Absolutely. But it’s impractical; it’s constant because there’s no real
definition of what bullying is. And so everybody goes home and says,
“Johnny picked on me.” It must be bullying. It’s going to be a legal parade.
They’re going to have so many lawsuits.
So I’m saying to you, what you can do is, you can take a good, hard look at history; figure out what worked; and build on what worked; and throw out what hasn’t. But don’t throw the baby out with the bath water. Because you still have a responsibility to your constituents, to the state, and to all taxpayers, Abbott or non-Abbott, to make sure they who get the money are doing the right thing. And guess what? I was a district superintendent in suburban districts too. And when they-- When the last Administration -- Corzine and Davy -- got up and they wanted a nepotism policy for Abbott districts only-- And I remember the fellow from East Orange -- Board Member -- President -- got up and said, “Hey, what are you doing? What about everybody else?” And I got up and said, “Hey, guess what? I’ve been a superintendent in suburbia. There’s as much nepotism going on there as everywhere else too. Why can’t it be everywhere?” Well, finally, today it is everywhere.

But you know what? You have to stop treating folks the same, not different. And you know what? Sometimes -- after seven years as a Superintendent in an Abbott district -- the intellect from Trenton, whether it be the State Board, the Department of Ed, or the Legislature -- not everybody is out stealing money. But where they are, go get them and leave everybody else the hell alone.

Thank you.

ASSEMBLYWOMAN EVANS: You’re right.
Thank you.

ASSEMBLYWOMAN JASEY: Thank you so much.

I would like to now call to the podium Dr. Gloria Scott of East Orange.
Is she still here?

UNIDENTIFIED SPEAKER FROM AUDIENCE: No.

ASSEMBLYWOMAN JASEY: Dr. Denise Lowe of Asbury Park.

Thank you so much for making that trip.
And I love the color of that dress. (laughter)
And I will apologize because I do have to leave, but I’m going to turn this over to Assemblyman Caputo.

Please proceed and state your name for the record.

SUPERINTENDENT DENISE LOWE, Ed.D.: Thank you. I do appreciate the time to speak before the Committee.

As the lead learner of Asbury Park School District, I’m also a very good students, so I will keep my remarks to the five minutes that I was asked for in the letter.

First and foremost, I’m coming to you because, as I said, I am the Superintendent of Asbury Park. I’m moving into my third year in the District. But I’m an outsider, meaning I came from another state. So it’s with that perspective that I’m just making my brief comments in regard to the report -- not only coming from another state, but certainly 32 years as an educator at all levels, and also working for the department of ed as well. So I wear several hats and steeped in school improvement.

So I guess I’m probably one of the few -- given that I am from another state -- that says I think the changes to QSAC are definitely long overdue and well-noted. I was spared my first year in the District as a Superintendent from not going through the process, partly because of the fact that Asbury Park was one of the seven other districts that were part of
that first cohort. So there was an external group from Montclair that came in and reviewed the process. But my second year I was actually inundated with the six-month review and the full-year review within a period of six months. So my point is that coming from another area, the process was very meaningless.

What my recommendation would be -- and what I did my first year -- was to develop -- to use a process called a curriculum audit that comes from Phi Delta Kappa. It’s an international organization. In my previous districts I used that audit process to develop an action plan. And that particular-- Those results did help me to effectively move the previous district from where I am and move it into my third area. Asbury Park is on the move. Both of our schools made AYP this year -- our high school and one of our elementaries, and the others are close.

So my point is that QSAC is meaningless to me. I had to go through the process because it was there. It told me nothing about what I needed to do. I had done that audit the first year, so I knew what needed to be done. And the action plan came forward.

A second thing--

ASSEMBLYWOMAN JASEY: I’m sorry to interrupt you. Can you repeat who did your curriculum--

SUPERINTENDENT LOWE: Phi Delta Kappa, which is an international organization of educators. But they have an outstanding audit process which looks at not only curriculum instruction, but governance, policy, and budgeting. And there’s also training attached to it. So all my administrators have been trained in that process. So it’s almost like a financial audit. They’re not looking to come and give you fuzzies.
They’re telling you what’s wrong, with a very clear process. And there’s training that goes along with it.

ASSEMBLYWOMAN JASEY: I know several districts in my area have used it and had very good results. But I thank you for bringing that up.

And I apologize again that I have to leave. But I will read the record.

SUPERINTENDENT LOWE: Okay.

And the second two comments -- in reference to No Child Left Behind and the -- getting the waiver. Without a doubt I do feel the Department definitely needs to get a waiver. But we’ve talked a lot about the value added, so I’m not going to repeat what my colleagues have said. But certainly we all know that what’s meaningful to us in the school system is that the Department comes up with three sets of -- using benchmark assessments that are done three times a year -- September, January, and May -- that we get back in a timely manner. I think everyone knows the data that we get is meaningless. It’s a little better from last year if you compare last year’s group to this year. But it really doesn’t help us practitioners do what needs to be done. So that would be my recommendation. If they’re really going to put a bill -- value-added model in place and a growth model -- they really need to incorporate and talk to the practitioners -- the people who are in the field, the teachers, the administrators.

The last thing-- Dr. Hasty went through the whole process, so I’m not going to repeat that -- the time and the effort that, in my opinion, is wasted with that process. But my last comment that I wanted to make is
that these regulations are long overdue. I have never in my life -- as I said, I worked in another state for 36 years -- seen all the red tape that is here in New Jersey. I heard about it coming in, but actually living through it -- there has to be some changes. And so I’m actually happy that the things in this report are being looked at and addressed.

But the only thing I did not see -- I saw pieces in the regulation change -- but really taking a close look at the special education process here in this state. You require far more than even the Federal government requires, and it’s a train running out of control. And I’d also recommend looking at -- it’s not popular but -- outsourcing child study team services. I think you’ll do better, our children will do better, with an external process in place. Because people in the same bargaining unit are going to perpetrate the same self-fulfilling prophecy, and hire more teachers, and provide more services for students who really don’t need the services. There are just issues that are academic and social that we need to deal with. So that was one thing that wasn’t addressed at all. They talk a little bit about some of the special ed regulations, but I think that needs to be taken a look at across the board. They’re way out of control, and I think you all know that. From our end, in a high-needs district, the costs that we have to spend for special education are astronomical. And I’ve done quite a bit in the last two years to try to address that with out-of-district placements. But much of it is out of my hands because of the regulations here in this state that supersede the Federal regulations.

Thank you.

ASSEMBLYMAN CAPUTO: Thank you for your comments, Dr. Lowe. And we do appreciate you taking the trip here. You added a
little different perspective, a little more detail about how superintendents go about doing their job.

Thank you very much.

DR. LOWE: Thank you.

ASSEMBLYMAN CAPUTO: Jennifer Keyes-Maloney, Principals and Supervisors Association; and then we’ll have Amy Fratz come up with her, please.

Who would like to take the lead?

JENNIFER KEYES-MALONEY: I’ll go first. Called first, speak first.

Good afternoon.

I’m Jennifer Keyes-Maloney from the New Jersey Principals and Supervisors Association. You have a copy of my written remarks. I will not read from them, I promise. I know the hour is late.

I’d just like to highlight a couple of things that you heard pieces of today, as well as some items that we actually articulated in our testimony specifically.

The first is that as an organization, we believe that educational instructional leadership is critical -- key components to success. And we believe that, in essence, schools should be monitored. The question before us today is: What does that monitoring mean? Certainly as an organization we believe that some of the items within the report are good, positive steps in the right direction, but there are some things that we are troubled by. I would say that 90 percent of the report is viewed as a positive by the organization, and we have some lingering concerns that we believe this Committee should be aware of and that, in essence, the
Department should address in conjunction with the State Board, because this will have to also move through the State Board process in the coming months.

Just a quick bit of history so that you have an understanding of where we’re at today -- a couple of speakers have alluded to it before. Right now, the QSAC process is being reviewed by the State Board. It is not what the Task Force will eventually come out with in the coming months. That will, once again, go through the State Board process. And when we talk about the QSAC process that’s being reviewed, it’s way beyond the indicators that are in the statute. It’s kind of broken down into DPRs that are comprised of, right now, 334 indicators that they’re looking to reduce down to about 54 indicators. What they’re doing is collapsing concepts that were, say, 10 individual check boxes and kind of (indiscernible) into pieces so that it’s a little bit more user friendly. And some of those are viewed as positive.

Where we kind of agree with the report is on the aspect of streamlining, focusing on things that matter, making it understandable for the community who is reviewing this in terms of how they need to move through the review process.

We also agree with the statement of assurance document. Let me explain what that is just briefly. What they’re doing is kind of borrowing from the securities industry. In essence, it’s a kind of annual statement that a district would have to sign off on and say, “Hey, we did these things. We agree that we’re meeting these benchmarks.” And, arguably, there will be consequences that will have to be defined out of that process. And that’s something that we would embrace, particularly if the
actual statement of assurance document covers all the major indicators that need to be handled and also addresses, sufficiently, the categories that are kind of outlined under QSAC today.

Right now, based on what we’ve seen thus far, we believe that that is the case. There is some concern that the community, as we move toward this process, have a clear understanding of how the old document translates into the new document. So that’s something that we would encourage the Department to pursue. And I would encourage you to kind of reach out to them and encourage them to make sure that the academic community understands what they need to do there as we kind of move forward.

We also embrace the idea of earned autonomy. The idea is kind of encapsulated in some legislation that we’ve seen over the last couple of years, and it’s encapsulated in the Transformation Task Force’s report. And that’s, in essence, when schools are doing the right thing, and they’re doing the work they need to, and they’re meeting the obligations that the State has outlined that they are, that we allow them to do the good work that they’re doing and give them the license to act appropriately. In essence, where a district hasn’t, though -- and whether that’s at a three-year cycle or a seven-year cycle, that’s kind of articulated underneath the bill that’s in the Legislature right now. That’s something that you’d need to appropriately act-- And I think what the report outlines in vague terms is that there needs to be an articulated schedule and means of, actually, corrective action. And that’s something that hasn’t necessarily been as articulated as it should have over the years, partially because of capacity
issues at the Department and partially because, quite simply, maybe it wasn’t as articulated in the regulations as it should have been.

We also support the idea of linkages, where it’s appropriate, between NCLB and QSAC. One of the speakers earlier talked to you about the difference between the AYP subgroups, and that’s a huge difference that should be something that’s addressed. Equally important is the idea that, in essence, where there are commonalities in terms of what is monitored or what the criteria are, we find those.

Where we disagree with the report is in the area of focus exclusively on outputs. One of the other speakers alluded to this as well. What we mean is that it shouldn’t simply be about student performance. That is the penultimate in terms of importance, but there are certain things that we have viewed as integral to a child’s well-being. And that’s where QSAC is just as important today as it will always be. And whether it’s something in facilities, or it’s something in instruction and programming, or operations, there are certain things that we need to look at -- the inputs, what we’re putting into the system -- just as importantly as we look at the outputs, because they do have an impact on those outputs. But, more importantly, they also have an impact on how the child is existing in an academic environment, how safe and secure they are, and also what we hold ourselves to in terms of exceptional education.

An area that I kind of didn’t address, briefly, would be in the area of licensure. Certainly that’s an input that the Department has sought to weaken. The speaker before me, Mr. Kaplan, had alluded to the fact that there was some weakening in terms of superintendent certification for certain districts. We testified in opposition to that because we believe that
there are professional standards that should exist, have historically existed, and should continue to exist. And that input is vital to outputs, and outputs going forward. And we do not believe that that should be weakened.

And ultimately, in addition to student performance as an output-- When we talk about student performance, we often talk about standardized tests. Those outputs need to be more than just those standardized tests. What we talked about, in terms of the evaluation systems -- that are kind of ongoing conversations in the state because of the pilots, as well as what the Governor’s proposing, as well as other individuals -- is the idea that we have to look at multiple measures, not only because we don’t have the ability to test beyond limited grades and subjects, but also because children learn differently and they may articulate that very differently. I use an example of my twin sisters. They look exactly alike. They have very different learning styles. One is very auditory, one is very visual. How you teach them actually differs. And what they’ve actually learned has to be measured, potentially, differently. And we will eventually get to kind of nationwide assessments.

That’s the idea behind the consortiums. And I know I’m kind of off my testimony in terms of QSAC, but I think this is important. And we’ll eventually get there, so we have to make sure that even before that the assessments that we’re using, the outcomes that we’re choosing are wisely chosen, are truly evaluative, and comprehensive. And that’s where-- I think the pilots are part of that process that are going to be going on over the next year. I would urge this Committee to really take a serious look at what’s going on in those evaluation pilots at the end. There will be a report that
comes out from that group. Take a look at what they found. I know that in some of the nontested subjects, you have the actual practitioners taking a very active role. An example would be the physical education or the arts community, where they’re actually getting engaged now, because they recognize that — guess what — those are nontested subjects. We need to do something about it. You’re seeing that across the board in all the actual practice areas. And it’s something that, I think, will inform the evaluation pilots as long as — and eventually, hopefully, become part of what we use after this evaluation year or after this pilot year — as long as we actually hold people accountable in terms of making sure that happens.

And I’m going to switch gears briefly, because the report handled QSAC, and then it also talked about mandates. Just briefly, a few things that we were very pleased about that were incorporated within the actual Task Force’s report, specifically the items on the accountability regulations. One of the speakers talked about paper. Some of those are rather onerous — well-intentioned, but onerous. And so we would definitely support those aspects within the report.

We do have some troublesome points associated with professional development. What I would say on that particular is, albeit well-intentioned, in terms of not necessarily setting, per se, hour limits, you need to make sure — also giving credence to the fact that we want to make sure there are different opportunities and different ways that we provide professional development, and that we tie it to what the teacher, or the principal, or the supervisor needs. Ultimately, we need to make sure that school districts are held accountable in terms of making sure that professional development is there, especially as we’re launching a new
evaluation system, we’re looking at a new growth measure, we’re looking at new assessments, and we’re looking at a change in the common core in terms of standards. This is the time that we need to be very realistic about making sure that we have those fundamental pieces in place for every member of the academic community.

ASSEMBLYMAN CAPUTO: Excuse me. Would you try to wrap it up, please? Thank you.

MS. KEYES-MALONEY: And then one last, final point really quickly, in terms of the proposal. The one thing I would say is, the charter school proposals outlined in the report kind of disconnect, if you will, the funding that is provided from the districts to -- or I should say, the charter schools from the districts of residence. In essence, they’re saying you don’t -- you no longer need, necessarily, a domicile when it comes to charter schools in the way that a traditional public school has a domicile. And so we would not necessarily agree with that, twofold -- because of the lack of expectation in terms of what the district would understand, in terms of where money is going to be coming out -- going out or coming back in; and also from the standpoint of, a charter school should be just as much part of a community as any traditional public school.

One last, final point -- I know I said it was final. But there are a few additional recommendations that I would urge you to take a look at. We included some paperwork in our packet that talks about some special ed regulations that exceed existing law, as well as some recommendations that the Legislature may want to pursue in terms of mandate reduction. One of the speakers alluded to the fact that there is a continual stream of additional items that are kind of making their way into schools -- well-
intentioned always, but at the same time they’re potentially burdensome. And so there are things that we may want to look at.

And I’m happy to answer any questions you may have.

ASSEMBLYMAN CAPUTO: I appreciate your testimony. We have your written testimony. We’ll look it over.

And if any of the members want to ask any questions, feel free to do so.

SENATOR RICE: Mr. Chairman.

ASSEMBLYMAN CAPUTO: Thank you.

Senator Rice.

SENATOR RICE: I don’t have a question, but I’m going to-- I was getting ready to say unfortunately-- Well, it is unfortunate we’re in the election cycle right now going to November 8. So there’s not a lot being done. I’m optimistic, and hopeful, and prayerful that Assemblywoman Pou is going to be coming into the Senate. And if the good Lord blesses us, we’ll be working together. But she is also Chair of the Latino Legislative Caucus, and I’m Chair of the New Jersey Black Caucus. Aside from the Joint Committee, I think it’s going to be incumbent upon -- for me to meet with her, and perhaps we sit down and have some conversation about the two legislative caucuses taking a look and having a more in-depth conversation with organizations like yours and others to make sure that -- and some of those who testified today -- some of the components and elements that we should be looking at. Because I’m sure it’s going to get debated, etc. And maybe the possibility, Senator (sic) Assemblywoman, of putting together our own education advisory committee with qualified, capable people such as some of the people who are here today -- to our caucuses -- so that we
can be running a parallel track with the Legislature as they move forward; so that, hopefully, they understand our position collectively once we get agreement from our members as it relates to the direction they’re heading in.

Because when I look at these numbers -- and I’ll be quite frank, for the record, because it’s not the first time I’ve said it publicly. I work reasonably well with the Senate President, but I always have great concerns about the direction he wants to move in, not just as President on behalf of the Caucus, but in terms of a lot of different things. And when I look at his counties that he represents, I get very much concerned that their needs are the same as ours, and we may not be on the same page. So unless we can make it publicly clear, collectively, outside of the Joint Committee where we stand as caucuses as it relates to the Joint Committee, I think that we’re going to have to continue to work with the Commissioner of Education and others -- Dave Hespe and them -- to take information from the transcript that has merit, which is pretty much all of it, and make sure we share it with them. And in case they have had hearings and talked to people at public hearings -- I’m not aware of who they are -- and may not have had some of the things that were articulated here today for consideration-- I have a lot of respect for David, more so than I do in that Department at the top, in leadership roles.

But we have to have the conversation, whether we like each other or not, or disagree with each other. So I just want to say for the record that we need to get together.

ASSEMBLYMAN CAPUTO: Thank you, Senator.

Any other member of the Committee?
ASSEMBLYWOMAN POU: Mr. Chairman.

ASSEMBLYMAN CAPUTO: Assemblywoman -- I almost called you Senator -- but Assemblywoman Pou.

ASSEMBLYWOMAN POU: Thank you, Assemblyman.

First of all, let me just say, Senator Rice, I would be most happy to work closely with the Black Legislative Caucus, as well as members of my caucus to make sure that we address, and review, and have an opportunity to further discuss some of the very important things that are being shared today at this hearing. Once again, I think this is an excellent opportunity for us to really hear from individuals such as those who have come before us thus far, and sharing their viewpoints, their reports, their concerns, and some of their recommendations.

I am actually trying to withhold my questions. There are a number of things that have been shared, and I think it’s important for us to really hear from everyone.

I must apologize though, Mr. Chairman -- I did share this with Senator Rice and Melanie -- that I have to depart by 1:00. It’s almost near that time. But I’m happy to have had the opportunity to really hear most of, if not all, the testimony that has been provided to us from the lineup of people who have signed up for today’s hearing.

I would, however, say before I depart that I think this is just the beginning of what can and should be an ongoing discussion. There are so many more questions that need to be asked, and there is so much more that we need to learn by what’s actually going to take place.

I really appreciate the fact that we have just started this. And I’m looking forward to any and all additional information that will come
before us, and certainly after this hearing, so that we can be better prepared
before we take any action by the Legislature.

Again, thank you, Chairman Rice, for thinking of doing this.
Thank you, Co-Chair Caputo -- Assemblyman Caputo for
recognizing me.

Thank you so very much to all.

ASSEMBLYMAN CAPUTO: It’s always a pleasure to be with
you, Assemblywoman. Always a pleasure.

SENATOR RICE: Thank you.

ASSEMBLYMAN CAPUTO: The next person to testify will be
Dr. Amy Fratz.


I’m Amy Fratz, from the New Jersey Education Association,
Professional Development and Instructional Issues Division. That’s a nice,
long title there.

I was an educator for 26 years, so I’m coming out of education
into the NJEA. And I have had the opportunity to work with the QSAC
process. When I first came on board at NJEA was when the process was
developing, so I kind of ended up being the person who deals with QSAC at
NJEA.

And we appreciate that the process needs to be streamlined.
However, we’re concerned about a number of the proposed revisions,
especially in the instruction and programs, and the personnel issue dealing
with the professional development that -- we never understood why it ended
up in the personnel issue section to begin with.
We see QSAC as a way of -- a comprehensive review of the school district, their programs, procedures, and accountability. It’s like a check and balance that we know the districts are doing what they need to be doing, and we can determine the strengths and weaknesses to reinforce the programs and also to provide professional development.

However, the reduction of those 334 down to 54-- Too many things are being jammed into single indicators. We can’t seem to find a good match between what they’re calling still the DPRs and the statement of assurance. There seems to be the need for a better match between them. Things have kind of disappeared. Whole concepts are gone that we can’t seem to put a finger on anymore. There is no alignment, point by point, of what we saw in a DPR now being in a statement of assurance; or you’re saying that you will -- you’re agreeing that you did 80 percent of these DPRs as your assurance, and it’s just very confusing and doesn’t seem to be a good match-up there.

I’m going to be going through and just telling you some of the things we noticed were deleted from the -- especially the programs and instruction, and the personnel issues which we feel has a major negative impact. There was always a reference to cross-disciplinary instruction. And we feel that that’s very important. More and more instruction -- and more and more is being put, through the curriculum, onto the teachers. And the interdisciplinary connection was always a way that we could bring in the different core subjects and mesh them together, and that no longer can be found anywhere in the new document. Remember, it’s not just the reading, the writing, the math, and the science. We have all the core curriculums that we have to go through.
In addition, as Jen said, we can’t rely solely on an assessment or just assessments. In the new document there is no reference to measures of student progress that are developed and implemented at the district level that include opportunities for students to demonstrate their mastery of the Core Curriculum Content Standards. It always comes back to a test, and there should be other ways for students to be able-- Those multiple measures don’t have to mean multiple tests.

ASSEMBLYMAN CAPUTO: Excuse me.

DR. FRATZ: Yes.

ASSEMBLYMAN CAPUTO: Try to avoid those points that have already been made. We have your document, and it’s only redundant at this point.

DR. FRATZ: All right.

ASSEMBLYMAN CAPUTO: I know it’s tough. A lot of these things have been said already. And we understand your position.

DR. FRATZ: The one thing I do want to just touch upon, because professional development is what I deal with all the time-- There was always a statement in there that the district was responsible to provide high-quality professional development. It appears that the professional development within the document is narrowly scoped out to be with the low-performing schools, and it ends up being a check mark in why a school didn’t meet its QSAC or why it was a high-performing. And it is just a little check mark box. And there’s nothing in there that goes on to talk about the importance of the professional development and the connection with student achievement.
Another (indiscernible) is we haven’t found the words *collaboration* or *working collaboratively* in the new document; and yet, personnel assurance No. 6 calls that people use -- the use of multiple data sources to be worked on. Yet there is no time -- there’s no spot in there for collaboration. Teachers need to be able to collaborate in order to analyze the data sources, yet that one section of the term *collaboration* has been stricken from the document.

We also are concerned about the area in reference to the supervisory practices. It deals solely with teacher evaluation and does not connect it, as it did formerly, with ways to strengthen instruction. It’s just solely for an evaluation purpose. And in a procedural manner, we’re looking at-- In the three-year review, there is a committee that looks over the DPRs. However, in the statement of assurance each year, it is the superintendent who chooses a team, and that team is not specified. And we feel that it’s very important that the team that is used for the three-year DPR -- that that also be used for the statement of assurance. Because at this point, in the statement of assurance, it’s not getting down to the practitioner level in which the report that the Task Force had set out was-- We need to look at the school and down to the classroom level. But if you don’t have practitioners involved in that first -- each year of the assurance, it’s saying that it’s not important, that it’s something that’s going to be signed off between the superintendent and the board president, and then gets a resolution by the board. Where is the practitioner? How does-- Does the superintendent know what’s going on in every single building in every single classroom? And we just feel that it’s important that that team that was in the three-year also be in the statement of assurance.
And basically just that we’re under intense scrutiny. I’ve also included the NJEA’s recommendations -- or responses rather -- to the 10 principles. We were very concerned also with the inputs and the outputs -- that we’re not measuring just outputs. It’s also very important with the inputs. And you can see the last two pages of the testimony deal with our -- a very brief response to the 10 principles in which the Task Force is saying the -- is to be built on.

Other than that, I think I’ve dealt with everything else that the others have said.

ASSEMBLYMAN CAPUTO: I just want to commend you, because I think one of the basic themes of your testimony is collaboration. And the fact is that unless we have that, you’re not going to get a real position that will resonate to the classroom level, to the administrative level. On all of these points that has to be the bottom line. If we have no collaboration-- That’s some of the problems we’re having now. People are making decisions at a level at which we’re not involved. And the Legislature is just as isolated in some cases. And that’s why I want to commend Senator Rice for getting us involved in this process. It’s going to mean a lot of work; but it also means that this issue is so big that it will affect so many children and people who are involved in the process that, without having that involvement, it will not work. So I want to commend you for that.

Thank you for your participation.

We also want to call upon Dr. Jonathan Hodges from the Paterson Board of Education.

Anyone else from the Paterson Board of Education or any other -- anybody else who would like to speak?
SENATOR RICE: Mr. Chairman, through you, while he’s coming up, let me go on record-- I’m going to be asking staff to do some things with this transcript.

Let me go on record that it’s very interesting that every speaker pretty much alluded to, or articulated clearly, the need not to separate or isolate input and output. And I think that’s important, because I don’t-- It seems to me it was a common theme from different people who had not talked to each other, and was picked up right away in the report -- that input and output must go together. And that’s why I find it interesting that a Task Force of the members who made the recommendations to put the focus on output -- that’s kind of scary. You can get a diversity of people here to pick up right away that input and output is something you can’t isolate. But you put together five people from different locations in the state, and they all focus on one thing -- makes some of this stuff suspect. I want to be on record.

Also, so I don’t forget -- if I can go through you, Mr. Chairman, and take a little opportunity here.

ASSEMBLYMAN CAPUTO: Yes.

SENATOR RICE: I’m asking the Executive Director and Assistant, when you get this transcript, I want you to do a thorough job of setting this transcript up as it relates to a list of issues that we need to be raising; then a list of recommendations, as best you can identify them in the suggestions and things of that magnitude; and a list of things that are negative that we should be looking for to try to avoid. In other words, give me a nice, thorough document in categories so that when members of the Joint Committee -- and this is shared with the Legislature as a whole -- they
can go down and say at these -- and we can share it with Chief of Staff Hespe as well -- that these are some of the things that are coming up. These are some of the concerns that were raised -- A, B, C, D -- bullet forms, basically. And we can put the substance around it.

I know we’ve given you a lot to do, but I know you can handle it. That’s why I stay with you all these years. (laughter)

MS. SCHULZ: Thank you.

ASSEMBLYMAN CAPUTO: Yes, sir.

JONATHAN HODGES, M.D.: Good afternoon.

I’m sorry Nellie Pou left. I really wanted her to hear my testimony.

I want to thank you for holding these hearings. This is a topic that’s extremely important to us in Paterson, as I’m sure you can well understand. I’m a Member of the Paterson Board of Education. You’ve heard from superintendents, you’ve heard from the teachers’ union, you’ve heard from a number of other specialists, Education Law Center. I, at least not today, have not heard from the Board of Education. And that is of particular concern, because we’re the ones who are directly affected, we’re the ones who actually lose the power. The superintendents will still be in place, but we’re the ones who lose the ability to impact substantially on how our children are educated, and that’s a major concern to us.

Let me say at the outset that I’m speaking for myself and not for the Paterson Board of Education. Let me also say at the outset that I do want accountability. It’s extremely important to me. I’m a physician, and I recognize the need to have standards and to constantly review those
standards. That’s extremely important to me. And I’ve noticed during my time on the Board the importance of that in this process.

But I must also say to you that the stakes in this QSAC process for boards of education members and for the community itself are extremely high. You’re at ground zero in the takeover process and the QSAC process. This past August marked the 20th year of State takeover in this city. And I don’t want to go through all my remarks, because some of it is sort of repetitive of what you’ve already heard. I’m going to skip around a little bit and try to maintain a continuity.

There has been 20 years of conflicting rules and regulations, 20 years of political manipulation with our leadership in our schools. We’ve had five superintendents in eight years. And I must also tell you those superintendents have been threatened by political entities up and down the line because they know that they don’t report to the Board of Education, they report to the State. And so if those entities and those politicians have influence in the State, they can put pressure on the superintendent of schools. They are particularly vulnerable to that in State takeover districts, and you really need to be aware of that.

And that’s happened here. We’ve had-- You mentioned the $50 million, at last counting, that was found missing in Paterson. The Board of Education found that, not the Department of Education. It was the Board of Education. I happen to be one of those members who had to fight the State -- fight them -- to get them to even look at the problem, and fight the press. It was not a simple matter. So it was the local capacity that you say we don’t have that managed to find what was not happening here with our -- for our children and to our children, and with State taxpayer
money, and force you to get to look at it. That’s what happened in the (indiscernible) in Paterson. We had to force the State of New Jersey to look at what was going on here with their State-appointed Superintendent of Schools.

And that’s one of the consequences of this QSAC problem -- is we don’t control who is leading our school district, and that’s a major-- The Governor does. The Governor controls the -- how he’s appointed, they control the search process, on, and on, and on. And then these people get imposed upon us. And they can take them away at the drop of a hat, and we don’t have control over that either. And that results, of course, in 20 years of instability and uncertainty as to how the District was run and who was going to be running it.

We’ve had all kinds of educational programs that have been tried here. The paradigm program with the loss of science and music; and the whole school reform programs; and now we’re looking at the Innovation Zone that we didn’t budget for or ask for; and, of course, the Harlem Children’s Zone, which only seems to be rolled out by the State DOE for the benefit of the press and, as of yet, not for the Paterson education of children.

We have had 20 years of district assessments that have been arbitrary in their practice; the latest being QSAC. As you heard earlier, there has not been a consistent application of the QSAC process. That really troubles us. We find regulations popping in and out at the oddest times. We’ve had 43 points removed from us in our scoring without any explanation by the Commissioner of Education. We’ve had some test scores that were not even given to us. We, to date, don’t have them. They
did an evaluation in July, I think, of 2010. They never came to us and gave us those scores. They came back later and did a full assessment and gave us scores for that on 3-days notice instead of the 30 the legislation calls for. It’s that kind of application that we’re deeply troubled by.

We’ve been sanctioned for not giving the County Superintendent’s contract -- a contract that we didn’t negotiate and that we didn’t receive. We still lost the points because he didn’t receive it. And it’s this kind of thing-- It speaks to the larger point. If you’re going to have the QSAC process -- and I don’t mind the evaluation, but evaluate us on what we can control. There’s a situation with personnel. We don’t hire these people, we don’t put any of them in place, we don’t even get the chance to give our input as to the value -- their potential value in our District. But when things go wrong, we lose the QSAC points. And there’s been a case in point where we lost points just recently because, according to the State, the Superintendent did not consult with one of his staff members sufficiently during the budget process. Well, I can’t tell him who to consult with. I can’t. If I were to attempt to do that, I would get ethics violations for micromanaging.

SENATOR RICE: And you lose points for governance.

(laughter)

DR. HODGES: Absolutely.

So I’m then left with trying to figure out how I negotiate this process. I mean, if I lean on the staff -- they’re not my staff -- then I’m micromanaging, and I’m engaging in personnel -- which is none of my business because I don’t have the right to do that as an advisory board member. And these are the things that-- But yet, still, when the scores
come out, the State will say the Board of Education failed to achieve the 80 points required. But the QSAC is actually a reflection of the State’s operation.

And, ladies and gentlemen, after 20 years, this is not takeover; this is colonization. This is what-- We’re not running this place. We don’t have the authority to make those decisions, the State does. And they make it very clear to us who does.

So I’m going to leave you with some recommendations as I conclude. We would simply like a consistent process, one that will give us a benchmark to reach. Once we’ve reached that benchmark, give us the right to control our own destiny. Now, we’ve received over 80 points in governance here in Paterson, and we want what the State says we should be allowed to have -- the ability to make those decisions. We’ve been denied that arbitrarily, and that’s a concern to us. You took 12 points away because of curriculum and instruction, and there’s no argument about that. But then everything else that we were required to do we lived up to. And we should be allowed to then carry out that responsibility, because we want to determine who runs our District and how it’s run.

In conclusion, please develop the ability to help build the capacity that you say we need. The Department of Education needs to be able to do that. After 20 years, if you, as an agency, aren’t able to effect the changes that you say we need to have, then you shouldn’t be doing it anymore; somebody else needs to. Evaluate us as Board members on what we have the authority to exercise control over. Ensure that there isn’t a selective enforcement of the QSAC rules and regulations. You’ve heard testimony-- And I was just recently past chair of the Urban Boards
Committee of the New Jersey School Board Association. I am well aware of what’s happening in other districts in some of their functioning. I am very well aware. So I look at them -- and I’m not going to mention any names -- but there are some districts around that have some significant challenges, challenges that we no longer have. We may have had them at one time, but we now longer have them. But still we’re under State takeover and they’re not. And that’s a problem to us when we look at the efforts that we’re trying to put in to try to correct that situation.

Provide for strict sanctions for persons engaging in political manipulation of the superintendent of schools in State takeover districts. Now, I cannot tell you how important that is in terms of-- Because it’s happened here on more than one occasion, where you’ve had political entities--

ASSEMBLYWOMAN EVANS: Careful. (laughter)

DR. HODGES: I’m being careful -- political entities -- in fact, in this very building, have threatened the Superintendent of Schools because they didn’t do what they wanted them to do, and then go down to Trenton and get actions taken on that Superintendent of Schools. And that’s the danger that only exists in State takeover districts. That has to be addressed.

Establish a true ability to achieve local control. That means if you have a set of benchmarks, then they should be true benchmarks so that if you’ve reached them, then you get back that return in that particular category.

Standardize a sign-off process for documents that are being reviewed by the county superintendent and his staff to ensure that there
aren’t any controversies over what was provided as evidence. Some people say that we received things-- We show them, and they say that they never received them. So have a sign-off process, which we actually asked them to -- and they agreed to follow -- but that just didn’t happen. So we’d like that put in place so that they sign off that, “We’ve reviewed this particular piece of evidence.”

Minimize the use of verbal accounts of staff as evidence for or against a particular category. And that’s been used. Employee-- In talking to employees they have said that this didn’t happen. Well, that doesn’t meet as a standard -- particularly if that employee is disgruntled at the time. A lot of things can get said, and that was given as evidence as to why you lost the points, which was questionable practice.

Stop the trend of weakening the State Board of Education, as a check on the power of the Commissioner of Education. From where we sit, that’s alarming to us. You’re vesting more and more power in the Commissioner of Education, and you’re removing the State Board’s ability to say whether or not the ideas that the Commissioner wants to employ are, in fact, beneficial to the district and to the State of New Jersey. I think that’s a problem that you really need to review.

Start all districts from-- You know, if you’re going to change QSAC -- and I agree that it’s flawed -- you should start all districts at ground zero. We should all start all over, and then evaluate us once you have a credible instrument in place so that we don’t linger three or four years while you experiment and try to determine whether this next instrument is going to be a valuable measuring tool. We can’t afford to linger like that, because what’s going to happen is-- Right now, the State
has made our Superintendent a lame duck by virtue of the contract, which is just two more years of a new superintendent, and then the potential of losing him. It does terrible things to our staff in terms of their efforts which they want to employ in working, because they don’t know whether they’re going to be giving all they have to implement practices and procedures which will tomorrow be changed.

So I’m going to leave you with that. I will give you a more comprehensive list in my testimony when I submit it at a later date. I thank you for coming, and I thank you for listening.

ASSEMBLYMAN CAPUTO: Assemblywoman Evans.

ASSEMBLYWOMAN EVANS: Thank you, Dr. Hodges.

See, my greatest concern is: How do we effectuate change as State legislators? Because whatever we do, whatever document we present, the Governor has to sign off on it; the Governor has to agree. Getting a new Governor is like getting a new superintendent. Everybody comes in with their own idea. And I think what you talk about -- the evaluation process -- I think Ms. Maloney alluded to that fact that you can’t evaluate all districts the same.

DR. HODGES: That’s right.

ASSEMBLYWOMAN EVANS: And they’re not taking into account that you all never -- you don’t negotiate the superintendent’s contract. You never saw it. It has nothing to do with this Board. But the boards that are not in takeover get to do that. So when they come here with their evaluation, they treat everybody the same. The State DOE will not evaluate itself, because if they did, they’d fail.
I said the same thing. I have the same frustration. I sat on this Board of Education prior to them taking over. And I know it was a political reason they came in here. Let me back up. The Paterson School Board members did not fight the takeover and turned it over to the State. And you can talk about political interference. You have more political interference now than they had before they took the District. And how do we remove that?

You see, I always said-- I said, when I first became a State legislator -- one of the bills that I wanted to put in was to rescind this takeover law. We need to get rid of it, throw it out. After 25 years, it does not work. We have spent billions of dollars on reevaluating, new this, new that. But they have bombarded the Administration with so much stuff you don’t have time to see what the teachers are doing. You spend all of your time being bogged down in minutia. And I know for a fact that our administrators, from superintendents down, are working in most of these districts from 7:00 in the morning until 7:00, and 8:00, and 9:00 in the evening. It’s ridiculous. People are killing themselves with little results.

And we’re going to talk about the learning in the classroom. “You’re not monitoring.” “When do I have time to monitor when I’m so busy writing out and sending out paperwork that you’re going to tell me you never got in the first place and you have to do it over?” I know that problem about submitting it, because when I was on this Board, to come into compliance, we submitted the stuff that we needed to the county superintendent. We did everything the Board was supposed to do, and they claimed they never got it.
But I also know and understand about the political influence. There is a way to monitor that. The law says that if you interfere, legally, you could be prosecuted and put in jail. The problem we have is, people are intimidated and afraid to really come forward and tell.

DR. HODGES: That’s right.

ASSEMBLYWOMAN EVANS: It has to stop.

DR. HODGES: That’s right.

ASSEMBLYWOMAN EVANS: The whole thing that they published in the paper about our Superintendent, and his contract, and all this stuff, and garbage. The political game will be, “We plan to remove this one and pick one I want to have the job.” It has nothing to do with quality education. Then we turn around and say, “Shame on the teachers, shame on these kids. They can’t really learn anyway, so we’re putting all this money into these urban districts--” “No, you took them over, pretending that you’re going to provide quality education.” It has not happened. We have been in, in the State of New Jersey-- You heard, we’re the only people in the country who are doing this for this long -- 25 or 26 years that we have been doing this, and we keep failing our children.

How many billions of dollars, how many people are we going to destroy before we take a look here in New Jersey and say enough? And State legislators-- I don’t know how we do this. I have no clue how we do this, because you have too many arms. You have a Commissioner of Education, you have a Governor, you have State legislators. We can put all this together. And I applaud Senator Rice and everybody who ran around the state gathering up all this information -- get a fine document -- put in all the problems.
This is not the first time you testified about problems.

DR. HODGES: No.

ASSEMBLYWOMAN EVANS: Certainly not the first time I’ve been doing this. It’s not the first time these people have been doing it. And we keep doing it, and we keep doing it. And everything remains the same -- it gets worse--

DR. HODGES: That’s right.

ASSEMBLYWOMAN EVANS: --because the new people come, new paychecks, more millions of dollars -- they bring folks in to come in and study. We are the studyest (sic) folks in the State of New Jersey I ever saw. We studied everything to death with no results. If we don’t get serious about educating our children-- And I am furious, because all these years-- And I knew nobody would listen when they talked about takeover -- that school takeover. I know what the legislators’ intent was, but the legislators don’t carry it out. We vote bills in -- laws -- and say, “This is what we want.” But we’re not responsible to carry it out. And then we -- we, as well -- add new stuff. Because, like I said when we came with the new bullying law -- “Yes, we need that. But what about--” “No, we’re not giving the superintendents any additional money to put somebody-- They better write a curriculum, they better do this, and they better do this, and they better change this. We’re not giving any more money to bring about this change.” All right.

So now what? So now the Administration has to spend all this time -- you can’t be monitoring, you don’t have time to see what’s going on. There has to come to -- a happy medium somewhere. We need to get-- Now, our Governor is all over this state -- nationally, he is the champion of
education in the State of New Jersey. But somehow, all of us need to get in the same room with the State legislators, with the Governor, with the Administration, with parents, with boards of ed and talk about change.

Now, I can’t work on change over here by myself when I’m not talking to this arm who has to carry it out, because-- I mean-- And I’m saying, “What are we doing?” Because if he is effecting change -- which I believe he wants to-- But it's a different change now--

SENATOR RICE: Assemblywoman.

ASSEMBLYWOMAN EVANS: --and hop through loops. So you’re never going to get the district back.

SENATOR RICE: Assemblywoman.

ASSEMBLYWOMAN EVANS: And Senator Rice is right. Newark should be returned -- what the law says. So my question is: If that’s what the law says, and the Commissioner says, “No, I am not going to follow the law. I’m not doing that,” what do we do about it?

SENATOR RICE: Assemblywoman.

ASSEMBLYWOMAN EVANS: What do we do about Paterson (indiscernible)-- How do we effectuate that change and make that happen?

SENATOR RICE: I’m going to tell you. Let me tell you how you’re going to do it. One thing about-- We spend a lot of our time arguing legislatively. Ultimately you’re going to have to use a system that oftentimes works more than it fails, and that’s the court system. The lawsuit that is filed by the Newark School District is not about Newark. The lawsuit is being brought by Newarkers, primarily because we have a law
called QSAC. Whether people like it or not, that’s the law presently that is being arbitrarily and capriciously violated by the Commissioner.

What that means, Assemblywoman, is that if, in fact, Newark does not challenge the violation by the Commissioner of the State Department of Education, and the law that we wrote to return to local control—It means that if Newark doesn’t challenge it and it remains the same, or if Newark failed in its challenge at the local level—don’t take it to the U.S. Supreme Court and get national attention—it means that there are 600-plus districts in the state that, regardless of what law we write, a commissioner can arbitrarily say, “We will do it our way when we want to.” So it’s not about Newark anymore.

And so what the Patersons can do, and other school districts who have never been taken over—When I look at this sheet and see over 100 districts and every county—21 counties here—have failed instruction and programs—it tells me some fail fiscal, some fail operations, some fail a combination—all of them—they should all have an interest in joining Newark in that lawsuit to protect our own districts. And that’s what Paterson can do.

We’re getting ready to end. I know the Chairman wants to end this.

I have one question to ask, and this is about—since you raised this issue—it’s about the demographics up here in Passaic. The Clifton area, Assemblywoman and Dr. Hodges, and anyone else who wants to answer—Roughly, what are the demographics there in terms of ethnicity, and age, and stuff like that?
DR. HODGES: It’s about 53 percent Latino in this city, 39 percent African-American.

SENATOR RICE: In Clifton?

DR. HODGES: In Clifton? I can’t speak to that.

ASSEMBLYWOMAN EVANS: We don’t serve Clifton. It’s not in the 35th.

SENATOR RICE: I just want to know.

ASSEMBLYWOMAN EVANS: But it has a large percent of Latinos, Caucasians, African-Americans -- a group-- We have a--

SENATOR RICE: What about Little Falls?

ASSEMBLYWOMAN EVANS: Little Falls is, I would say, probably 50 percent Caucasian and 30 percent Latino, and 20 percent others.

SENATOR RICE: Okay. Where is Passaic Valley Regional High School?

ASSEMBLYWOMAN EVANS: Passaic Valley Regional is in Little Falls.

SENATOR RICE: Okay. The reason I’m raising this is-- What about Ringwood?

ASSEMBLYWOMAN EVANS: Ringwood is--

SENATOR RICE: What does the population look like?

ASSEMBLYWOMAN EVANS: It’s predominately Caucasian.

SENATOR RICE: Okay. Wanaque?

ASSEMBLYWOMAN EVANS: Same.

SENATOR RICE: Okay. The reason I’m raising this -- and you don’t have to respond to this -- I just want to be on record to show why you
have to challenge. If you’re not going to get those of us who -- we have an obligation to enforce the law until we change it. Clifton’s instruction and programs -- they failed the indicator -- 64 percent. Well, 64 percent is what Newark has come up to. Little Falls: fiscal -- I believe that has to do with money, right? Little Falls failed it 65 percent. We passed it. If you look over at Passaic -- 60 percent in instruction, 70 percent in operations, 67 percent in governance. It seems to me that Paterson passed governance with 88 percent, but Passaic, to my last knowledge, has not been taken over because they can’t govern. If you look at Passaic County Vocational -- 72 percent in instructional; Passaic Valley Regional, 74 percent in instruction, 69 in fiscal. You told me that’s up in Little Falls, right?

ASSEMBLYWOMAN EVANS: Yes.

SENATOR RICE: Okay. If you look at Ringwood, 61 in fiscal; if you look at Wanaque, 73 percent in fiscal. And so my point is that until we challenge, legally, discrimination -- if we can’t have a rational conversation after 20 years about why this is inadequate and why we don’t start at ground zero, if you will -- everybody on the same playing field -- then you’re not going to ever be given back.

And let me say this to you, Newark is going to be given back. It’s going to be given back even if we have to go to the U.S. Supreme Court. Because once the country focuses on the discriminatory practice of New Jersey with two or three school districts -- which they have documented themselves -- then it becomes clearly a violation, and it becomes clearly taxation without representation, disenfranchisement of the people. Then it’s going to be an embarrassment for everybody.
So I believe that sometimes the Governor, Assemblywoman -- which is your point -- the administrators, the legislators -- we don’t have to like each other, but we’re going to have to come to the table and say, “Okay. Let’s transition these districts back. Let’s come up with a new program,” and then go back and educate people as to what our expectations are.

I want to thank you, Mr. Chairman -- you and Assemblywoman Mila Jasey.

DR. HODGES: And I want to thank you very much for your comments and your questions. I will leave you with this: The Commissioner of Education sanctioned the Paterson Board of Education for purchasing a virtual lab. We did it off-budget in order to address a deficiency in our area. And we were sanctioned because we did it -- we went and implemented a program that goes off budget. Then the Superintendent’s contract came up. And as you well know, there’s an Innovation Zone program the Commissioner of Education is very fond of. We are now doing that. It suddenly was decided to be done off-budget. Now, you need to understand the hypocrisy that we’re looking at. We voted it down as a Board. Now the Commissioner has to answer our vote because we were overruled. If he votes it-- If he sides with the Superintendent of Schools, then he’s going to be, in effect, breaking the rules that he just sanctioned us on. If he doesn’t, then we’re going to waste all that money that has already been put into the program. That’s the kind of hypocrisy that we’re faced with here.

You passed a law on background checks for boards of education members. If you had spoken to the board members at length, you might
not have done that. And that’s part of the problem. You need to-- There needs to be a lot more conversation, because you’re going to change the character of who comes out for going for school board members. And I’m not trying to support criminality, but there are very few instances of board members who actually -- with a criminal record -- are, in any way, endangering the welfare and the lives of children. That has not been the history in this state. There have been a lot more people on--

SENATOR RICE: We understand. (laughter) Ralph and I got it.

DR. HODGES: And how do you-- Lastly, how do you challenge the law when you’re denied legal representation by your own school board because you’re under the local control? That needs to be looked at. If you do not get -- are not allowed to return, even though you received the scores, you can’t sue by virtue of -- your own legal team, because they work for the Governor, they don’t work for you.

ASSEMBLYMAN CAPUTO: We got your message loud and clear.

DR. HODGES: Thank you very much.

ASSEMBLYMAN CAPUTO: I think one of the basic themes -- and I think everybody understands this -- fairness, transparency, consistency, lack of hypocrisy in the system, and fair monitoring with the ability to document those things that have been identified; and also, very strong exit conferences when people are monitored so that they can resolve many of the issues that may come up with the proper explanation. And obviously the system is dysfunctional when you have advisory versus real board members who have authority, whatever. All these problems that
surfaced, I think, the Committee is very cognizant of. And I think we’re going to take it to another level based on the leadership we have here with Senator Rice.

I want to personally thank you for your participation.

And if it’s all right with the Chair, I’d like to move to adjourn.

DR. HODGES: Thank you.

SENATOR RICE: Thank you very much.

ASSEMBLYMAN CAPUTO: Thank you.

(MEETING CONCLUDED)