

session in the following situations only:

(1) When a public agency or members of the staff [considers] CONSIDER OR DISCUSS the assignment, promotion, resignation, salary, demotion, dismissal, reprimand, or appointment of a member of a public agency or employee, the session may be closed, unless the person requests in writing for an open session. The request is a matter of public record;

(2) When a school board or its staff considers the disciplining of individual students and the parent, guardian or student requests an executive session;

(3) When a school board or its staff discusses individual special education students and the parent or guardian of the student or the student requests [and] AN executive session;

(4) When federal regulations prohibit an open meeting;

(5) When State law specifically prohibits an open meeting;

(6) When an open meeting would conflict with a condition for anonymity of the donor contained in a gift or bequest to a public agency;

(7) When secrecy is necessary to prevent the premature disclosure of examinations;

(8) When a public agency discusses strategy in collective bargaining or litigation, or engages in collective bargaining; and

(9) When public agencies discuss the distribution of police forces to cope with public safety emergencies.

(10) Cost estimates for capital projects to be subsequently placed through the bidding process.

(11) Preliminary discussion concerning purchase of real property.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1978.

Approved May 2, 1978.

CHAPTER 416

(House Bill 2174)