

(B) ENFORCEMENT OF BONDS.

IF THE STATE SCHOLARSHIP BOARD DETERMINES THAT ANY RECIPIENT HAS FAILED OR REFUSED TO COMPLY WITH THE CONDITIONS OF THE BOND, THE BOARD MAY REFER THE MATTER TO THE ATTORNEY GENERAL, WHO SHALL DO ANYTHING NECESSARY AND PROPER TO ENFORCE THE BOND.

(C) DISPOSITION OF RECOVERED FUNDS.

THE ATTORNEY GENERAL SHALL ACCOUNT FOR ANY MONEY RECEIVED FROM ENFORCEMENT OF A BOND AND THE MONEY SHALL REVERT TO THE STATE TREASURY.

REVISOR'S NOTE: This section is new language that combines Art. 77A, §§ 52, 60(g), 61(h), and the first two sentences of 61A(i).

The last sentence of Art. 77A, §61A(i) now appears in §18-803 of this title.

In subsection (a) of this section, the inconsistent requirements of present Art. 77A, §52 and §60(g) that the State Scholarship Board, in the case of §52, and the Attorney General, in the case of §60(g) review the bonds for compliance and collect the money, are harmonized by giving the job of review to the State Scholarship Board and the job of enforcement to the Attorney General. This conforms with the current administrative practice.

In subsection (b) of this section, authorization for the State Scholarship Board to "refer the matter to the Attorney General" is substituted for the limitation in present Art. 77A, §52 on the power of the Attorney General to institute legal action against the bond for a teaching student.

The only other changes are in style.

SUBTITLE 2. STATE SCHOLARSHIP BOARD.**18-201. BOARD ESTABLISHED.**

THERE IS A STATE SCHOLARSHIP BOARD.

REVISOR'S NOTE: This section presently appears as the first clause of the first sentence of Art. 77A, §54(a).

The only changes are in style.

18-202. COMPOSITION; TERM; VACANCIES; COMPENSATION.**(A) COMPOSITION.**