



NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT

House Bill 736

	AMENDMENT NO
H736-ARQ-92 [v.2]	Principal Clerk)
Comm. Sub. [NO] Amends Title [NO] H736-PCS50367-RQ-20	Page 1 of 1 Date
Senator Pate	
moves to amend the bill on page 4, line 42 through substituting the following:	page 5, line 2, by deleting those lines and
with a disability as defined in G disability who is covered under se of 1973, as amended, 29 U.S.C. that corporal punishment shall not administrative units where corpora given a form to make such an election when the student first enters the submitted in writing that corpor student, then the form shall be individualized education program the school year. Corporal punishm whose parent or guardian has state not be administered to that student form to make such an election at the student first enters the school	administered on a student who is a child a state of the federal Rehabilitation Act § 704, whose parent has stated in writing be administered on that student. In school all punishment is permitted, parents shall be stion at the beginning of the school year or school during the year. If a parent has not all punishment shall not be used on the persented to the parent at the first or section 504 plan meeting held during ent shall not be administered on a student and in writing that corporal punishment shall not. Parents and guardians shall be given a the beginning of the school year or when during the year. If the parent or guardian I punishment may be administered on the
SIGNED Amendment Sporsor	<u>2.</u>
SIGNED Committee Chair if Senate Committee A	Amendment
ADOPTED 49-0 FAILED TABLED TABLED	
6.7.11 mm m m m m m m m m m m m m m m m m m	NULL REAL REAL REAL REAL REAL REAL REAL RE