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## **LOST**

Senators Brown of the 26th, Jones of the 10th and Fort of the 39th offered the following amendment:

Amend the Senate Education and Youth Committee substitute to SB 10 (LC 33 1719S) by striking lines 24 through 30 of page 5 and inserting in lieu thereof the following:

(c) Scholarship students shall be counted in the enrollment of their resident school system. The count shall be for purposes of determining the amount of the scholarship for the scholarship student; provided, however, that the funds needed to provide a scholarship shall not be subtracted from the allotment payable to the resident school system, and the resident school system shall receive such funds in their allotment. The state shall provide funds in such amount for the scholarship student over and above those funds that will remain in the resident school system's allotment. The scholarship students shall not be included as enrolled for purposes of state or federal accountability requirements, including, but not limited to, the federal Elementary and Secondary Education Act, as amended by the No Child Left Behind Act of 2001 (P.L. 107-110).