

“(3) a national institute for literacy would—
 “(A) provide a national focal point for research, technical assistance and research dissemination, policy analysis, and program evaluation in the area of literacy; and
 “(B) facilitate a pooling of ideas and expertise across fragmented programs and research efforts.”

FAMILY LITERACY PUBLIC BROADCASTING PROGRAM

Section 304 of Pub. L. 102-73 provided that:
 “(a) PROGRAM AUTHORIZED.—(1) The Secretary is authorized, subject to the availability of appropriations, to enter into a contract with the Corporation for Public Broadcasting to arrange for the production and dissemination of family literacy programming and accompanying materials which would assist parents in improving family literacy skills and language development. In producing and developing such programming, the Corporation for Public Broadcasting shall work in cooperation with local public broadcasting stations to avoid duplication of efforts.

“(2) After the program described in paragraph (1) is produced, the Corporation for Public Broadcasting shall arrange to have audio and video instructional media materials for distribution at sites chosen from among—

“(A) State and local libraries operating literacy programs, and

“(B) nonprofit entities serving hard-to-serve populations as defined in section 304(b)(2)[sic], including community-based organizations, volunteer organizations and other nongovernmental entities.

“(3) The audio and video instructional media materials described in paragraph (2) shall be used at sites described in paragraph (2), and on a loan basis, distributed to families.

“(4) One year after distribution of the audio and video instructional media materials, the Corporation for Public Broadcasting shall report to the Congress on the distribution and use of the audio and video instructional media materials produced pursuant to this subsection and such audio and video instructional media materials' contribution in promoting literacy.

“(b) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated \$2,000,000 for fiscal year 1992 to carry out the provisions of subsection (i) [probably should be “(a)”], of which \$100,000 shall be reserved for reproducing and distributing programming or audio and video instructional media materials.”

REFERENCES IN OTHER LAWS TO GS-16, 17, OR 18 PAY RATES

References in laws to the rates of pay for GS-16, 17, or 18, or to maximum rates of pay under the General Schedule, to be considered references to rates payable under specified sections of Title 5, Government Organization and Employees, see section 529 [title I, § 101(c)(1)] of Pub. L. 101-509, set out in a note under section 5376 of Title 5.

§ 1213d. Limitation

No grant may be made under this chapter for any educational program, activity, or service related to sectarian instruction or religious worship, or provided by a school or department of divinity. For purposes of this section, the term “school or department of divinity” means an institution or a department or branch of an institution whose program is specifically for the education of students to prepare them to become ministers of religion or to enter upon some other religious vocation, or to prepare them to teach theological subjects.

(Pub. L. 89-750, title III, § 385, as added Pub. L. 100-297, title II, § 2102, Apr. 28, 1988, 102 Stat. 319.)

CHAPTER 31—GENERAL PROVISIONS CONCERNING EDUCATION

Sec. 1221.	Short title; applicability; definitions. (a) Short title. (b) Applicability of chapter. (c) Definitions. (d) Application of other laws unaffected.
1221-1.	National policy with respect to equal educational opportunity.
1221-2.	National policy with respect to museums as educational institutions.
1221-3.	Repealed.
SUBCHAPTER I—FUNCTIONS OF DEPARTMENT OF EDUCATION	
1221a to 1221e-1c.	Repealed.
1221e-1d.	Use of Council staff and facilities.
1221e-2.	Repealed.
1221e-3.	General authority of Secretary. (a) Rules and regulations for agency operation; personnel; gifts; transactions; construction of facilities; acquisition and disposal of property; reimbursement of Federal agencies for use of services. (b) Qualifications of persons engaged in competitive review of grant applications. (c) Delegation of functions. (d) “Administrative head of an education agency” defined.
1221e-4.	Educational impact statement.
1221f to 1221i.	Repealed.
1221j.	Television program assistance. (a) Granting and contracting authority. (b) Administration and studies.
SUBCHAPTER II—APPROPRIATIONS AND EVALUATIONS	
PART 1—APPROPRIATIONS	
1222.	Repealed.
1223.	Forward funding.
1224.	Repealed.
1225.	Availability of appropriations on academic or school-year basis; additional period for obligation of funds. (a) Academic or differing fiscal year. (b) Succeeding fiscal year. (c) Institution of judicial proceedings.
1226.	Repealed.
1226a.	Contingent extension of programs. (a) Automatic extension. (b) Amount of appropriation. (c) Acts and determinations necessary for program continuation. (d) Application to commissions, councils, and committees required by law to terminate.
1226a-1.	Payments; installments, advances or reimbursement, and adjustments.
PART 2—PLANNING AND EVALUATION OF FEDERAL EDUCATION ACTIVITIES	
1226b.	Responsibility of States to furnish information. (a) Biennial reports; contents. (b) Additional contents. (c) Delinquent or incomplete reports.