FOR ANY AMOUNT IN EXCESS OF ANY APPLICABLE LIMIT OF INSURANCE COVERAGE, IN ANY SUIT FOR CIVIL DAMAGES FOR ANY ACT OR OMISSION RESULTING FROM THE RENDERING OF SUCH SERVICES UNLESS THE ACT OR OMISSION CONSTITUTES:

- (1) WILLFUL OR WANTON MISCONDUCT;
- (2) GROSS NEGLIGENCE; OR
- (3) INTENTIONALLY TORTIOUS CONDUCT.
- (C) THIS SECTION DOES NOT AFFECT, AND MAY NOT BE CONSTRUED AS AFFECTING, ANY IMMUNITIES FROM CIVIL LIABILITY OR DEFENSES ESTABLISHED BY ANY OTHER PROVISION OF THE CODE OR BY COMMON LAW, TO WHICH A VOLUNTEER OR PHYSICIAN MAY BE ENTITLED.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed only prospectively, and may not be applied or interpreted to have any effect upon or application to any cause of action arising prior to the effective date of this Act.

SECTION -2- 3 . AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1987.

Approved June 2, 1987.

## CHAPTER 621

(Senate Bill 486)

AN ACT concerning

Education Coordinating Council - Correctional Institutions

the purpose of requiring-the-Education-Coordinating-Council for-Correctional-Institutions-to-provide-an-educational program-for-inmates-to-attain-a-certain-education-level; and requiring the Council to adopt certain regulations for requiring inmates to meet a certain educational level under certain circumstances; and requiring the Division of Correction to report to the Parole Commission the academic progress of an inmate in a certain education program; and providing that this Act may not be interpreted to preclude the development of certain programs.

BY repealing and reenacting, with amendments,

Article - Education Section 22-102