

HB 174 - AS INTRODUCED

2017 SESSION

17-0336

09/04

HOUSE BILL                    **174**

AN ACT                    limiting jurisdiction of the superior courts over certain adequate education statutes and adequate education grants.

SPONSORS:            Rep. Hill, Merr. 3; Rep. Itse, Rock. 10; Sen. French, Dist 7; Sen. Avard, Dist 12; Sen. Giuda, Dist 2

COMMITTEE:          Judiciary

---

ANALYSIS

This bill limits the jurisdiction of the superior courts over certain adequate education statutes and adequate education grants.

-----

Explanation:          Matter added to current law appears in ***bold italics***.  
                         Matter removed from current law appears ~~[in brackets and struck through]~~  
                         Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

*In the Year of Our Lord Two Thousand Seventeen*

AN ACT                    limiting jurisdiction of the superior courts over certain adequate education statutes and adequate education grants.

*Be it Enacted by the Senate and House of Representatives in General Court convened:*

1            1 Superior Court; Jurisdiction. Amend RSA 491:7 to read as follows:

2            491:7 Jurisdiction. The superior court shall take cognizance of civil actions and pleas, real,  
3            personal, and mixed, according to the course of the common law, except such actions as are required  
4            to be brought in the family division under RSA 490-D, district courts under RSA 502-A, or the  
5            probate courts under RSA 547; ***of laws adopted under RSA 193-E or distributions made***  
6            ***pursuant to the provisions of RSA 198***; of writs of mandamus and quo warranto and of  
7            proceedings in relation thereto; of petition and appeals relating to highways and property taken  
8            therefor and for other public use; of actions commenced in the probate or district courts where a  
9            right to jury trial is guaranteed by the constitution; of actions commenced in a district court which  
10           are transferable by statute to the superior court; of suits in equity under RSA 498:1; of petitions for  
11           new trials; of petitions for the redemption and foreclosure of mortgages; of all other proceedings and  
12           matters to be entered in, or heard at, said court by special provisions of law; and of all other  
13           proceedings and matters cognizable therein for which other special provision is not made.

14           2 Effective Date. This act shall take effect January 1, 2018.