Rep. Ladd, Graf. 4 March 3, 2021 2021-0616h 06/04

Amendment to HB 282

Amend RSA 193:3, VI as inserted by section 2 of the bill by replacing it with the following:

VI. If there is no public school for the child's grade in the resident district, the school board may [assign the child to] contract with another public school in another school district or [to] with any [nonsectarian] private school that has been approved as a school tuition program by the school board [. The school board may execute a contract with an approved nonsectarian private school to provide for the education of a child who resides in the school district], and may raise and appropriate money for the purposes of the contract, if the school district [does not have a public school at the pupil's grade level and the school board] decides it is in the best interest of the pupil. The district may either assign all children to schools that have been approved as a school tuition program, or allow each child's parent to choose a school from among schools that have been approved as a school tuition program.