## MAINE STATE LEGISLATURE

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1	L.D. 1854
2	Date: 4-4-12 (Filing No. H-901)
3	Reproduced and distributed under the direction of the Clerk of the House.
4	STATE OF MAINE
5	HOUSE OF REPRESENTATIVES
6	125TH LEGISLATURE
7	SECOND REGULAR SESSION
8	HOUSE AMENDMENT " $\mathcal{B}$ " to COMMITTEE AMENDMENT "A" to H.P. 1372, L.D. 1854, Bill, "An Act To Expand Educational Opportunities for Maine Students"
10 11	Amend the amendment by striking out all of the first indented paragraph and all of the substitute title (page 1, lines 11 to 14 in amendment)
12 13	Amend the amendment by striking out all of sections 1 to 3 and inserting the following:
14	'Be it enacted by the People of the State of Maine as follows:
15	Sec. 1. 20-A MRSA §5205, sub-§6-A is enacted to read:
16 17 18 19 20 21 22 23 24 25 26	6-A. Interdistrict enrollment policies. The school boards of 2 or more school administrative units may adopt mutual policies allowing the transfer of students, with parental approval, among the participating units. The policies must set forth procedures and standards governing the transfers, including but not limited to the school year or years in which the policy applies, application procedures and standards of responsibility for transportation and special education. Each school board adopting a policy under this subsection shall file a copy of the policy with the department prior to the effective date of that policy and shall provide timely notice of the policy to residents of the school administrative unit governed by that school board. For the purposes of chapter 606-B, a student transferred under this subsection is considered a resident of the school administrative unit to which the student transferred.
27 28 29 30 31 32 33 34 35 36 37	Sec. 2. Department of Education to convene a stakeholder group to develop a public school choice model. The Commissioner of Education, or a designee of the commissioner, shall convene a stakeholder group and shall invite the participation of a representative from the Maine School Board Association, the Maine Principals' Association, the Maine Education Association and the Maine Administrators of Services for Children with Disabilities; a superintendent from a rural part of the State and a superintendent from an urban part of the State, named by the Maine School Superintendents Association; and 6 other members, including parents and others with an interest in education issues, appointed by the Governor. The stakeholder group shall develop a publicly funded school choice model that addresses the difficulties inherent in transportation, funding, educating disadvantaged children and educating and transporting children receiving special education services.

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ROFS	HOUSE AMENDMENT "B" to COMMITTEE AMENDMENT "A" to H.P. 1372, L.D. 1854
1	The Commissioner of Education shall report the stakeholder group's findings,
2	including a proposed public school choice model, to the joint standing committee of the
3	Legislature having jurisdiction over education matters by January 14, 2013. The
4	committee is authorized to introduce a bill related to the report to the First Regular
5	Session of the 126th Legislature.
6	Sec. 3. Superintendents' agreements revisited. The Commissioner of
7	Education shall communicate with superintendents and school boards of school
8	administrative units and clarify the law with regard to superintendents' agreements
9	regarding placement of students and interdistrict enrollment policies pursuant to the
10	Maine Revised Statutes, Title 20-A, section 5205, subsection 6-A.'
11	SUMMARY
12	This amendment allows the school boards of 2 or more school administrative units to
13	adopt a policy to allow the transfer of students, with parental approval, among
14	participating school administrative units.
15	This amendment requires the Commissioner of Education to convene a stakeholder
16	group to develop a publicly funded school choice model. The amendment retains the
17	reporting requirement specified in Committee Amendment "A" and the requirement that
18	the commissioner communicate with the superintendents and school boards of school
19	administrative units to clarify the law with regard to superintendents' agreements
20	regarding student placement.
21	FISCAL NOTE REQUIRED
22	(Seę attached)
23	(See attached) SPONSORED BY: Dand & Nuhardom
24	(Representative RICHARDSON, D.)
25	TOWN: Carmel



## 125th MAINE LEGISLATURE

LD 1854

LR 2775(07)

Resolve, To Require the Department of Education to Convene a Stakeholders Group To Recommend Changes to the Department of Education's Proposed School Choice Model

Fiscal Note for House Amendment "\( \mathcal{B}\)" to Committee Amendment "A"

Sponsor: Rep. Richardson of Carmel

Fiscal Note Required: Yes

## **Fiscal Note**

No State fiscal impact

## Fiscal Detail and Notes

Allowing school boards of 2 or more school administrative units to adopt mutual policies allowing for the transfer of students among the participating units will not impact the total cost of K-12 public education or the State's share of that cost.