## **DIGEST**

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HB 42 Original

2020 Second Extraordinary Session

Wright

**Abstract:** Provides relative to authority of students to attend the public school of their choice, including provisions for appealing a denial of enrollment to the State Bd. of Elementary and Secondary Education (BESE).

<u>Present law</u> allows parents to enroll children in the public school of their choice, without regard to residence, school system geographic boundaries, or attendance zones, if both of the following apply:

- (1) The public school in which the student was most recently enrolled or would otherwise attend received a school performance letter grade of "D" or "F" for the most recent school year.
- (2) The school in which the student seeks to enroll received a school performance letter grade of "A", "B", or "C" for the most recent school year and has sufficient capacity at the appropriate grade level.

## Proposed law retains present law.

<u>Proposed law</u> authorizes appeals to BESE by students who are denied enrollment into their public school of choice.

<u>Proposed law</u> provides that if a student chooses a school under a different governing authority, he shall not be included in the school's performance ratings for their first two years of attendance. Further provides that funding for such a student shall be provided in the same manner as a student enrolled at a Type 2 charter school and the minimum foundation program (MFP) formula most recently approved by the legislature.

<u>Proposed law</u> requires BESE to pursue funds to provide financial incentives and student supports to schools enrolling students pursuant to <u>present law</u>.

(Amends R.S. 17:4035.1)