AMSD BELIEVES

- The state of Minnesota is obligated to focus on funding its public schools adequately rather than subsidizing nonpublic schools, because of its constitutional duty to establish a general and uniform system of public schools.
- Minnesota, through open enrollment, the post-secondary enrollment options program, charter schools, online learning and educational tax credits and deductions, is a national leader in providing school choice options.
- Minnesota provides significant direct subsidies to nonpublic schools to assist with the costs associated with transportation, textbooks, special education, counseling and nursing services. In addition, tax credits and deductions are available to families of private school students.
- Providing additional tax subsidies to nonpublic schools will reduce revenue to public schools and further challenge the state's ability to provide a quality education model.
- State taxpayers have a right to expect that any institution that receives public dollars will be held accountable for how those funds are expended and will follow all applicable state laws and regulations.
- Citizens expect that taxpayer dollars will be used at schools that are accessible to all children, including children with special needs.

BACKGROUND

The United States Supreme Court ruling upholding the Cleveland voucher program moved the debate on providing public aid to private schools to the state level. Vouchers, according to the U.S. Supreme Court, do not violate the U.S. Constitution's prohibition against a government establishment of religion. As a result of that ruling, each state was left to deal with the issue on a state constitutional basis. In addition, it is important that the various public policy implications of a voucher system be considered.

The Minnesota Constitution prohibits the State from directing public money to sectarian schools. Article XIII, Section 2 states, “In no case shall public money or property be appropriated or used for the support of schools wherein the distinctive doctrines, creeds or tenets of any particular Christian or other religious sect are promulgated or taught.” That language notwithstanding, the state Supreme Court upheld the constitutionality of directing public funds to students attending private, religious colleges.

Numerous studies, including those by the U.S. Department of Education and the Center on Education Policy have found that there is no measurable difference in performance between students using school vouchers and their peers in public schools. In 2017, research from Louisiana and Indiana showed that “public school students that received vouchers to attend private schools subsequently scored lower on reading and math tests compared to similar students that remained in public schools. The magnitudes of the negative impacts were large.” The data showed the...
following: “In Louisiana, a public school student who was average in math (at the 50th percentile) and began attending a private school using a voucher declined to the 34th percentile after one year. If that student was in third, fourth, or fifth grade, the decline was steeper, to the 26th percentile. Reading declined, too: a student at the 50th percentile in reading declined to about the 46th percentile. "A case to use taxpayer funds to send children of low-income parents to private schools is based on an expectation the outcome will be positive. The findings point in the other direction."

Similarly, research does not support tax credits, or neovouchers. Recent research on Florida’s neovoucher program found that students receiving neovouchers had a nonsignificant loss in math and nonsignificant gain in standardized test scores. In addition, neovouchers can allow taxpayers to game the tax system, “In the six states that give a full tax credit for voucher donations, those taxpayers can get back the full value of their voucher plus a deduction for the donation.” “While neovouchers are unlikely to improve educational outcomes for students moving to private schools, the negative impact on those students remaining in public schools is even clearer ... Every dollar of revenue diverted toward private schools is revenue that cannot be invested in the public education system.”

State policymakers should focus on adequately funding our public schools rather than subsidizing nonpublic schools. Minnesota’s constitution makes it the Legislature’s duty to establish a general and uniform system of public schools. By many measures, the State is not meeting that obligation:

- The basic formula has lost significant ground to inflation. It would be $1,356 per pupil higher for 2025 if it had kept pace with inflation since 2003 — the year the Legislature eliminated the general education levy and committed to funding education with state income and sales tax revenue.

- The Minnesota Department of Education’s Special Education FY 22 cross-subsidy report calculated the final statewide cross-subsidy for FY 22 at $712 million, and AMSD districts — which account for more than 60 percent of the total statewide cross-subsidy — saw a combined shortfall of more than $477 million in FY 22. The 2023 Education Bill increased special education cross subsidy reduction aid to 44 percent for the next three years and then to 50 percent in FY 27, providing welcome financial relief. Unfortunately, even with this significant investment, the cross-subsidy statewide is projected to remain well above $400 million in 2027 and beyond. All students are impacted by the state’s failure to fully fund essential special education programs and services.

- In FY 21-22, AMSD school districts spent nearly $145 million on services for English learners but received just $34.6 million in English learner funding. In other words, AMSD districts redirected more than $110 million in general education revenue to provide services to English learners.

Endnotes


5 Phi Delta Kappa/Gallup, "Using Public Money to Support Private Schools," Available at: http://pdkpoll.org

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