1	H.876
2	Representative Branagan of Georgia moves to substitute an amendment for
3	the amendment offered by Representative Greshin of Warren by moving that
4	the bill be amended after Sec. 34 and before the reader assistance heading "* *
5	* Repeals * * *", by inserting a reader assistance heading and a new section to
6	be Sec. 35 to read:
7	* * * Dual Enrollment * * *
8	Sec. 35. 16 V.S.A. § 944 is amended to read:
9	§ 944. DUAL ENROLLMENT PROGRAM
10	* * *
11	(b) Students.
12	(1) A Vermont resident who has completed grade 10 but has not
13	received a high school diploma is eligible to participate in the Program if:
14	(A) the student:
15	(i) is enrolled in:
16	(I) a Vermont public school, including a Vermont career
17	technical center;
18	(II) a public school in another state or an approved independent
19	school that is designated as the public secondary school for the student's
20	district of residence; or

1	(III) an a nonsectarian or sectarian approved or recognized
2	independent school in Vermont to which the student's district of residence
3	pays publicly funded tuition on behalf of the student;
4	(ii) is assigned to a public school through the High School
5	Completion Program; or
6	(iii) is a home study student;
7	(B) dual enrollment is an element included within the student's
8	personalized learning plan; and
9	(C) the secondary school and the postsecondary institution have
10	determined that the student is sufficiently prepared to succeed in a dual
11	enrollment course, which can be determined in part by the assessment tool or
12	tools identified by the participating postsecondary institution.
13	(2) An eligible student may enroll in up to two dual enrollment courses
14	prior to completion of secondary school for which neither the student nor the
15	student's parent or guardian shall be required to pay tuition. A student may
16	enroll in courses offered while secondary school is in session and during the
17	summer.
18	* * *
19	(f) Tuition and funding.
20	* * *

1	(4) Notwithstanding any other provision of this subsection (f), a district
2	of residence shall not be responsible for payments under this subsection on
3	behalf of a student enrolled in an approved or recognized independent school
4	for whom tuition is privately paid; rather, if the approved or recognized
5	independent school chooses to participate in the Dual Enrollment Program,
6	then the independent school shall pay the portion of a student's dual
7	enrollment tuition not paid by the State pursuant to subdivision (2) of this
8	subsection.
9	* * *
10	and by renumbering the remaining sections to be numerically correct.