

**Decision Points for Draft 2.1 of S.139 strike-all amendment**

1. All dates.
2. Sec. 2: As written, the only opportunity for the public to request SBE review of school branding is during a limited time after the law goes into effect. Should there be an ongoing opportunity to request SBE review? If so: 1) How often? 2) Mechanism? 3) By whom?
3. Sec. 2: Page 2, lines 7-15—consider language here: does it meet your goals?
4. Sec. 2: Page 2, line 18 & page 4, line 3—If schools are not required to present 2<sup>nd</sup> and 3<sup>rd</sup> choice options, what happens if SBE rejects their one and only choice?
5. Sec. 2: Page 3, lines 3-8—As written, exceptions for Native American tribes to either use their own names or likeness for a tribal school or give explicit permission to use the same to a public school is limited to tribes recognized by the State of Vermont. Should that be expanded to add federally recognized tribes as well?
6. Sec. 3: Should there be a public notification mechanism? If so, should that mechanism only be included if there is a limited time to petition for review or should it also be included if there is an ongoing review process added?
7. Sec. 3: If there is no ongoing ability to request a review, what happens if no one objects during the limited time objections are allowed (as written), but the branding at issue plainly violates the guidelines?
8. Sec. 3: Transition funding—concept and/or amount
9. Sec. 4: Appropriation—depending on decision re transition funding
10. Extend to independent schools (approved to receive public funding)?