

Alaska Legislature

Representative Charisse Millett

Session:
State Capitol Building, Room 403
Juneau, AK 99801
Phone (907) 465-3879
Fax (907) 465-2069



Interim:
Anchorage LIO, Room 620
716 West 4th Avenue,
Anchorage, AK 99501
Phone (907) 269-0222
Fax (907) 269-0223

House Bill 210-Explanation of Changes

From Version Y to Version E

1. Section 1 of the Y Version in its entirety is deleted. All subsequent sections are numbered accordingly.
2. Section 4 (e) of the Y version is modified to read *“A school district shall ensure that a review process is established and conducted for each incident that involves restraint or seclusion of a student. The review must be conducted as soon as practicable after the event and include....”*
3. Section 4 (f) of the Y version is modified to read *“Each school district shall annually report to the department, on a form acceptable to the department, the total number of incidents involving the restraint or seclusion of a student.”*
4. Section 4 (g) of the Y version is modified to read *“‘chemical restraint’ means a psychopharmacologic drug that is used on a student for discipline or convenience and that is not required to treat a medical symptom”*
5. The terms “physically escort” or “physical escort” that was in the Y version is removed in its entirety from the bill. These terms were found in:
 - a. Section 4(c)(3)
 - b. Section 4(g)(3)
6. The E version of the bill adds two new sections entitled Sections 4 and 5. Section 4 cross references an existing statute related to private and religious school exemptions. Section 5 explicitly exempts private or religious schools from the provisions in Sections 1, 2, and 3.