Alaska State Legislature



Sectional Analysis for SB3 version B

- **Section 1.** This section amends 18.65.220, the statute regarding the powers of the Alaska Police Standards Council by adding a new subsection. Specifically, it allows for the Council to adopt regulations that requires a peace officer to employ de-escalation techniques (including an oral warning) before discharging a firearm.
- **Section 2**. This section amends AS 18.65.2409(a), the statute regarding Alaska Police Council Standards, implementing de-escalation technique and alternative non-lethal method instruction.
- **Section 3**. This section amends AS 18.65.240(c) to revoke or deny the certificate of a peace officer who fails to employ de-escalation techniques (including an oral warning) before discharging a firearm.
- **Section 4.** This section amends AS 18.65.242(b), the statute regarding standards for municipal correctional, probation, and parole officers, to set a requirement for certification. Conforming language is reflected in section 2 of this bill.
- **Section 5.** This section amends AS 18.65.245, the statute pertaining to denial or revocation of certificate of municipal correctional, correctional, probation, or parole officer with conforming language that reflects section 3 of this bill.
- **Section 6.** This section amends AS 18.65.280(b), the statute regarding Alaska Police Standards Council exceptions to set requirements for police training programs.
- **Section 7.** This section amends AS 18.65.670(c), the statute regarding village public safety officer program. Specifically, it sets a requirement for training subjects with conforming language that reflects section 6.