1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 56th Legislature (2017)
4	HOUSE BILL 1520 By: Cockroft
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7	AS INTRODUCED
8	An Act relating to schools; prohibiting school
9	district personnel from using physical restraint on students with disabilities for certain purposes;
10	prohibiting the use of chemical or mechanical restraint; specifying emergency circumstances when
11	physical restraint can be used; requiring school personnel to have certain training; prohibiting the
12	use of certain types of restraints or maneuvers; requiring the presence of a witness; requiring
13	notification of parents or guardians within certain time period; requiring a school building
14	administrator to be informed; providing for the documentation of an incident of physical restraint;
15	specifying contents of the reporting form; requiring documentation be placed in a certain student file;
16	providing for a debriefing meeting; listing persons to be included in the debriefing meeting; defining
17	terms; requiring districts to develop plan related to seclusion; prohibiting seclusion in certain
18	instances; providing elements when seclusion can be used; requiring school personnel to have certain
19	training; requiring continuous monitoring of student in seclusion; requiring the presence of a witness;
20	requiring notification of parents or guardians within certain time frame; requiring school building
21	administrator to be informed; requiring documentation
	of seclusion event; requiring documentation to be kept in student file; providing for meeting to review
22	an incidence of seclusion; defining terms; providing for codification; providing an effective date; and
23	declaring an emergency.

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1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. NEW LAW A new section of law to be codified 3 in the Oklahoma Statutes as Section 13-116 of Title 70, unless there 4 is created a duplication in numbering, reads as follows:

A. School district personnel shall not use physical restraint on students with disabilities for the purposes of discipline, as a punishment, to force compliance, as a convenience for staff or to prevent property damage.

9 B. School district personnel shall not use chemical or10 mechanical restraint on students with disabilities.

11 C. School district personnel may use physical restraint on 12 students with disabilities to manage behavior only under the 13 following emergency circumstances and only if the following elements 14 exist:

The actions of the student pose an imminent risk of harm to
 the student or others;

17 2. Less restrictive measures appropriate to the behavior
18 exhibited by the student have not effectively de-escalated the risk
19 of injury;

20 3. The physical restraint lasts only as long as necessary to 21 resolve the risk of danger or harm; and

4. The degree of limitation or restriction of the freedom of
movement that is applied does not exceed what is necessary to
protect the student or other person from imminent bodily injury.

1 D. Prone restraints or any maneuver that places pressure or 2 weight on the chest, sternum, lungs, diaphragm, neck, throat or back 3 shall not be used by school district personnel on students with 4 disabilities. No restraint that prevents a student from speaking or 5 breathing shall be allowed. 6 School district personnel who use physical restraint on Ε. 7 students with disabilities shall have training in: 1. Conflict de-escalation; 8 9 2. The crisis cycle and interventions at each stage; 10 3. Possible effects of physical restraint; First aid; and 11 4. 5. 12 Cardiopulmonary resuscitation (CPR). 13 The training required pursuant to this section shall result F. 14 in some form of certification or credential that is recognized by 15 the State Board of Education, be recurrent with annual updates and 16 be consistent with nationally recognized training programs. The 17 training shall also include methods for monitoring the well-being of 18 a student during and following a restraint. 19 G. At least one witness who is not directly involved in the 20 physical restraint shall be present while physical restraint is 21 being used on a student with disabilities. 22 When school district personnel use physical restraint on a Η. 23 student with disabilities, the parent or quardian of the student 24 shall be notified within twenty-four (24) hours following each

1 incident of a physical restraint and shall be provided a copy of all 2 documentation.

3 I. A school building administrator shall be informed 4 immediately of any incident of a physical restraint and, if 5 unavailable, shall be informed as soon as possible following each 6 incident.

J. Each incident of physical restraint used on a student with
disabilities shall be documented on a form developed by the State
Department of Education and shall include the following information:

10 1. Name of the student;

11 2. Name of the school district personnel involved in the 12 incident;

3. Date of the incident and the time the physical restraint
 started and ended;

15 4. Location of the restraint;

16 5. A description of the physical restraint;

17 6. A description of the activity and behavior of the student 18 immediately preceding the behavior that prompted the use of physical 19 restraint;

20 7. A description of school district personnel efforts to de-21 escalate the situation and alternatives to physical restraint that 22 were attempted; and

8. Information documenting parent or guardian and administrator
notification and contact.

K. A copy of the documentation required in subsection J of this
 section shall be placed in the confidential file of the student and
 provided to the parent or guardian of the student.

4 L. A documented debriefing meeting shall occur within one (1) 5 week following each physical restraint incident and prior to any extended breaks from school. The debriefing meeting shall include 6 7 all individuals involved in the incident, a school building administrator, the parents or guardians of the student with a 8 9 disability, the student if the student is able to participate and 10 the witness who was not directly involved in the physical restraint The debriefing meeting 11 as required in subsection G of this section. 12 shall focus on alternatives to physical restraint and how to avoid 13 future use of physical restraint, including antecedent events that 14 led to the use of the physical restraint.

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М.

As used in this section:

1. "Chemical restraint" means a drug or medication used to
 control behavior or restrict freedom of movement that is not
 prescribed by a licensed physician for standard treatment of a
 medical condition of a student and administered for that purpose as
 prescribed;

21 2. "Imminent risk of harm" means the immediate and impending 22 threat of a student causing serious bodily injury to self or others; 23 3. "Mechanical restraint" means the use of devices as a means 24 of restricting the freedom of movement of a student; 4. "Physical restraint" means any method of one or more persons
 limiting or restricting a student's freedom of movement, physical
 activity or normal access to the body. It is a means for managing
 the movement of a student, reconstituting behavioral management and
 establishing and maintaining safety for the student, other students
 and staff; and

7 5. "Prone restraints" means any restraints that position a8 student face down on the stomach or face up on the back.

9 SECTION 2. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 13-117 of Title 70, unless there 11 is created a duplication in numbering, reads as follows:

A. If a student with disabilities has a history of dangerous behavior for which seclusion was considered or used, the school district shall have a plan for:

Teaching and supporting more appropriate behavior; and
 Determining positive methods to prevent behavioral
 escalations that have previously resulted in the use of seclusion.

B. School district personnel shall not use seclusion on students with disabilities for the purposes of discipline, as a punishment, to force compliance, to prevent property damage or as a convenience for staff.

C. School district personnel may use seclusion on students with disabilities to manage behavior only under the following emergency circumstances and only if the following elements exist: The actions of the student pose an imminent risk of harm to
 the student or others;

3 2. Positive behavior intervention strategies and less 4 restrictive measures appropriate to the behavior exhibited by the 5 student and specified in the individualized education program (IEP) 6 or the Behavior Intervention Plan (BIP) for the student were 7 implemented but did not de-escalate the risk of danger or harm; and The seclusion lasts only as long as necessary to resolve the 8 3. 9 risk of danger or harm or while waiting for the arrival of law 10 enforcement or crisis intervention personnel in cases where the 11 student had possessed a weapon or committed a crime. 12 D. School district personnel who use seclusion procedures on 13 students with disabilities shall have training in: 14 Conflict de-escalation; 1. 15 2. The crisis cycle and interventions at each stage; 16 3. Possible effects of seclusion; 17 4. Appropriate use of seclusion rooms; 18 5. Cardiopulmonary resuscitation (CPR) and first aid; and 19 Methods of monitoring the well-being of the student. 6. 20 The training required pursuant to this section shall result Ε. 21 in some form of certification or credential that is recognized by 22 the State Board of Education, be recurrent with annual updates and 23 be consistent with nationally recognized training programs.

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F. Any student with disabilities who is placed in seclusion
 based upon the criteria as established in this section shall be
 continuously monitored visually and aurally by a school employee.
 While in seclusion:

5 1. The student shall be allowed to go to the restroom upon 6 request;

7 2. The student shall be permitted water to drink upon request;8 and

9 3. If the student displays any signs of medical distress,10 immediate action shall be taken.

G. At least one witness who is not directly involved in the seclusion shall be present while a student with disabilities is in seclusion.

H. When school district personnel use seclusion on a student with disabilities, the parent or guardian of the student shall be notified within twenty-four (24) hours following each incident of seclusion and shall be provided a copy of all documentation.

18 I. A school building administrator shall be informed
19 immediately of any incident of seclusion and, if unavailable, shall
20 be informed as soon as possible following each incident.

J. Each incident of seclusion on a student with disabilities shall be documented on a form developed by the State Department of Education.

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K. A copy of the documentation required in subsection J of this
 section shall be placed in the confidential file of the student and
 provided to the parent or guardian of the student.

L. An IEP meeting to review the BIP and placement of the
student with disabilities may occur following any incident of
seclusion.

7 M. As used in this section:

1. "Imminent risk of harm" means the immediate and impending 8 9 threat of a student causing serious bodily injury to self or others; 10 2. "Seclusion" means the involuntary confinement of a student 11 alone in a room or area from which the student is physically 12 prevented from leaving. Seclusion shall not include timeouts, which 13 is a behavior management technique implemented for the purpose of 14 calming and redirecting; and

15 3. "Seclusion room" means a room or other confined area in 16 which a student is placed in isolation from other persons and from 17 which the student is prevented from leaving. A seclusion room shall 18 meet the following criteria:

- a. is of an adequate size to allow the student to sit or
 lie down,
- 21 b. has adequate lighting,

c. is equipped with heating, cooling, ventilation and
lighting systems that are comparable to those in other

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1	r	cooms throughout the building in which the seclusion
2	r	coom is located,
3	d. i	s free of any objects that pose a potential risk of
4	h	narm to the student,
5	e. i	s equipped with a door lock that automatically
6	d	lisengages in case of an emergency such as a fire or
7	s	severe weather, and
8	f. a	allows for continuous visual and auditory monitoring
9	C	of the student.
10	SECTION 3.	This act shall become effective July 1, 2017.
11	SECTION 4.	It being immediately necessary for the preservation
12	of the public p	peace, health or safety, an emergency is hereby
13	declared to exi	st, by reason whereof this act shall take effect and
14	be in full forc	e from and after its passage and approval.
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16	COMMITTEE REPORT BY: COMMITTEE ON COMMON EDUCATION, dated 02/28/2	
17	- DO PASS.	
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