The Keeping All Students Safe Act

Protecting Students with Disabilities from the Dangers of Seclusion and Restraint

Every child should be safe and protected while in school. Sadly, that is not always the case. A 2019 report by the Government Accountability Office (GAO) found that the use of restraint and seclusion in K-12 public schools nationwide is more prevalent among students with disabilities and boys of color.

Also, data analyzed by Education Week found that nearly 70,000 students with disabilities were restrained or secluded in a single school year. Although many states are taking stronger actions to pass laws prohibiting seclusion and limiting restraint, at least 11 states have no policy protecting children from these practices. In many states, parents are never even notified their child is placed in seclusion or had restraint imposed.

The Keeping All Students Safe Act, to be introduced this spring by Reps. Bobby Scott (VA-03) and Don Beyer (VA-08), would make it illegal for any school receiving federal funds to seclude a child. The bill would also prohibit schools from physically restraining children, except when necessary to protect students and staff. Lastly, the bill would better equip school personnel with the training they need to address challenging behavior with evidence-based proactive strategies.

More specifically, the Keeping All Students Safe Act would:

Establish minimum safety standards in schools by:

- Prohibiting seclusion, mechanical restraints, chemical restraints, physical restraint that restricts breathing or is life threatening, and any form of aversive behavioral interventions;
- Requiring certification of staff conducting physical restraint that meets the minimum standards;
- Prohibiting physical restraint as a planned intervention; and
- Requiring parental notification and follow-up meetings if a physical restraint occurs.

Support states to provide training to better ensure students’ safety and to establish monitoring and enforcement systems by:

- Requiring each state to have its own policies, procedures, monitoring, and enforcement systems in place to meet the minimum standards within two years of the law’s enactment;
- Allowing states to apply for competitive grants for support in establishing, implementing, and enforcing the policies and procedures required by the law; and
- Improving state and local capacity to analyze the data and improving school climate and culture.

Increase transparency, oversight, and enforcement to prevent future abuse and death by:

- Requiring states to collect and report data on the use of seclusion and restraint annually;
- Making data about restraint and seclusion publicly available while protecting student privacy, including data on the number of incidents, injuries, cases of death, and the demographic breakdown.

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