KLL/JO

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3534

(SENATE AUTHORS: WESTLIN, Seeberger, Kupec and Gustafson)					
DATE	D-PG	OFFICIAL STATUS			
02/12/2024	11554	Introduction and first reading Referred to Education Policy			
02/15/2024 02/26/2024	11576	Comm report: To pass and re-referred to Judiciary and Public Safety Comm report: To pass as amended and re-refer to Finance			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10	relating to education; providing for public safety; modifying the grounds for the use of reasonable force in schools; defining duties and establishing minimum training requirements for school resource officers; requiring development of a school resource officer model policy; appropriating money; amending Minnesota Statutes 2022, sections 121A.582, by adding a subdivision; 123B.02, by adding a subdivision; 124E.03, by adding a subdivision; 609.06, subdivision 1; 609.379, subdivision 1; Minnesota Statutes 2023 Supplement, sections 121A.58, subdivisions 1, 2a; 121A.582, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 626.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2023 Supplement, section 121A.58, subdivision 1, is
1.13	amended to read:
1.14	Subdivision 1. Definitions. (a) For the purpose of this section, "corporal punishment"
1.15	means conduct involving:
1.16	(1) hitting or spanking a person with or without an object; or
1.17	(2) unreasonable physical force that causes bodily harm or substantial emotional harm.
1.18	(b) For the purpose of this section, "employee or agent of a district" does not include a
1.19	school resource officer as defined in section 626.8482, subdivision 1, paragraph (c).
1.20	(c) For the purpose of this section, "prone restraint" means placing a child in a face-down
1.21	position.
1.22	EFFECTIVE DATE. This section is effective the day following final enactment.

- 2.1 Sec. 2. Minnesota Statutes 2023 Supplement, section 121A.58, subdivision 2a, is amended
 2.2 to read:
- 2.3 Subd. 2a. Prone restraint and certain physical holds not allowed. (a) An employee
 2.4 or agent of a district, including a school resource officer, security personnel, or police officer
 2.5 contracted with a district, shall not use prone restraint.
- (b) An employee or agent of a district, including a school resource officer, security
 personnel, or police officer contracted with a district, shall not inflict any form of physical
 holding that restricts or impairs a pupil's ability to breathe; restricts or impairs a pupil's
 ability to communicate distress; places pressure or weight on a pupil's head, throat, neck,
 chest, lungs, sternum, diaphragm, back, or abdomen; or results in straddling a pupil's torso.
- 2.11 **EFFECTIVE DATE.** This section is effective the day following final enactment.

2.12 Sec. 3. Minnesota Statutes 2023 Supplement, section 121A.582, subdivision 1, is amended
2.13 to read:

2.14 Subdivision 1. Reasonable force standard. (a) A teacher or school principal, in
2.15 exercising the person's lawful authority, may use reasonable force when it is necessary under
2.16 the circumstances to correct or restrain a student to prevent imminent bodily harm or death
2.17 to the student or to another.

(b) A school employee, school bus driver, or other agent of a district, in exercising the
person's lawful authority, may use reasonable force when it is necessary under the
circumstances to restrain a student to prevent bodily harm or death to the student or to
another.

2.22

(c) Paragraphs (a) and (b) do not authorize conduct prohibited under section 125A.0942.

(d) Districts must report data on their use of any reasonable force used on a student with
a disability to correct or restrain the student to prevent imminent bodily harm or death to
the student or another that is consistent with the definition of physical holding under section
125A.0941, paragraph (c), as outlined in section 125A.0942, subdivision 3, paragraph (b).

- (e) Beginning with the 2024-2025 school year, districts must report annually by July
 15, in a form and manner determined by the commissioner, data from the prior school year
 about any reasonable force used on a general education student to correct or restrain the
 student to prevent imminent bodily harm or death to the student or another that is consistent
 with the definition of physical holding under section 125A.0941, paragraph (c).
- 2.32 **EFFECTIVE DATE.** This section is effective the day following final enactment.

	01/31/24	REVISOR	KLL/JO	24-06392	as introduced
3.1	Sec. 4. Min	nesota Statutes 202	22, section 121 <i>A</i>		ing a subdivision
3.2	to read:				
3.3	<u>Subd. 5.</u>	Definition. For the	purpose of this s	ection, a school resource	officer, as defined
3.4	in section 626	5.8482, subdivisior	n 1, paragraph (c	c), is not a school employ	ee or agent of the
3.5	district.				
3.6	EFFECT	IVE DATE. This s	section is effecti	ve the day following fina	ıl enactment.
3.7	Sec. 5. Mini	nesota Statutes 202	22, section 123B	.02, is amended by addin	g a subdivision to
3.8	read:				
3.9	Subd. 25.	School resource of	officers. A board	l that contracts for the set	rvices of a school
3.10	resource offic	er must ensure the	contract meets	the requirements of secti	on 626.8482.
3.11	EFFECT	IVE DATE. This s	section is effecti	ve the day following fina	ıl enactment.
3.12	Sec. 6. Mini	nesota Statutes 202	22, section 124E	.03, is amended by addin	g a subdivision to
3.13	read:				
3.14	<u>Subd. 10.</u>	School resource o	officers. A chart	er school board must con	nply with section
3.15	<u>123B.02</u> , sub	division 25.			
3.16	EFFECT	IVE DATE. This s	section is effecti	ve the day following fina	ıl enactment.
3.17	Sec. 7. Min	nesota Statutes 202	22, section 609.0	06, subdivision 1, is ame	nded to read:
3.18	Subdivisio	on 1. When autho	rized. Except as	otherwise provided in su	ubdivisions 2 and
3.19	3, reasonable	force may be used	l upon or toward	the person of another w	ithout the other's
3.20	consent when	the following circ	cumstances exist	or the actor reasonably b	believes them to
3.21	exist:				
3.22	(1) when u	used by a public of	ficer or one assi	sting a public officer unc	ler the public
3.23	officer's direc	tion:			
3.24	(i) in effec	cting a lawful arres	st; or		
3.25	(ii) in the	execution of legal	process; or		
3.26	(iii) in enf	forcing an order of	the court; or		
3.27	(iv) in exe	cuting any other d	uty imposed up	on the public officer by la	aw; or

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4.1 (2) when used by a person not a public officer in arresting another in the cases and in
4.2 the manner provided by law and delivering the other to an officer competent to receive the
4.3 other into custody; or

4.4 (3) when used by any person in resisting or aiding another to resist an offense against4.5 the person; or

4.6 (4) when used by any person in lawful possession of real or personal property, or by
4.7 another assisting the person in lawful possession, in resisting a trespass upon or other
4.8 unlawful interference with such property; or

4.9 (5) when used by any person to prevent the escape, or to retake following the escape,
4.10 of a person lawfully held on a charge or conviction of a crime; or

4.11 (6) when used by a parent, guardian, teacher, or other lawful custodian of a child or
4.12 pupil, in the exercise of lawful authority, to restrain or correct such child or pupil; or

4.13 (7) when used by a <u>teacher, school principal, school employee or, school bus driver, or</u>
4.14 <u>other agent of a district in the exercise of lawful authority, to restrain a child or pupil, or</u> to
4.15 prevent bodily harm or death to <u>the child, pupil, or</u> another; or

4.16 (8) when used by a common carrier in expelling a passenger who refuses to obey a lawful
4.17 requirement for the conduct of passengers and reasonable care is exercised with regard to
4.18 the passenger's personal safety; or

(9) when used to restrain a person with a mental illness or a person with a developmental
disability from self-injury or injury to another or when used by one with authority to do so
to compel compliance with reasonable requirements for the person's control, conduct, or
treatment; or

4.23 (10) when used by a public or private institution providing custody or treatment against
4.24 one lawfully committed to it to compel compliance with reasonable requirements for the
4.25 control, conduct, or treatment of the committed person.

4.26

EFFECTIVE DATE. This section is effective the day following final enactment.

4.27 Sec. 8. Minnesota Statutes 2022, section 609.379, subdivision 1, is amended to read:

4.28 Subdivision 1. Reasonable force. (a) Reasonable force may be used upon or toward the
4.29 person of a child without the child's consent when the following circumstance exists or the
4.30 actor reasonably believes it to exist:

4.31 (a) (1) when used by a parent, legal guardian, teacher, or other caretaker of a child or 4.32 pupil, in the exercise of lawful authority, to restrain or correct the child or pupil; or

as introduced	as	introduced
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5.1	(b) (2) when used by a teacher, school principal, school employee, school bus driver,
5.2	other agent of a district, or other member of the instructional, support, or supervisory staff
5.3	of a public or nonpublic school upon or toward a child or pupil when necessary to restrain
5.4	the child from self-injury or injury to any other person or property or pupil to prevent bodily
5.5	harm or death to the child, pupil, or another.
5.6	(b) Nothing in this section limits any other authorization to use reasonable force including
5.7	but not limited to authorizations under sections 121A.582, subdivision 1, and 609.06,
5.8	subdivision 1.
5.9	EFFECTIVE DATE. This section is effective the day following final enactment.
5.10	Sec. 9. [626.8482] SCHOOL RESOURCE OFFICERS; DUTIES; TRAINING;
5.11	MODEL POLICY.
5.12	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
5.13	the meanings given.
5.14	(b) "School" means an elementary school, middle school, or secondary school, as defined
5.15	in section 120A.05, subdivisions 9, 11, and 13.
5.16	(c) "School resource officer" means a peace officer who is assigned to work in an
5.17	elementary school, middle school, or secondary school during the regular instructional
5.18	school day as one of the officer's regular responsibilities through the terms of a contract
5.19	entered between the peace officer's employer and the designated school district or charter
5.20	school.
5.21	Subd. 2. Duties. (a) A school resource officer's duties shall include:
5.22	(1) fostering a positive school climate through relationship building and open
5.23	communication;
5.24	(2) protecting students, staff, and visitors to the school grounds from criminal activity;
5.25	(3) serving as a liaison from law enforcement to school officials;
5.26	(4) providing advice on safety drills;
5.27	(5) identifying vulnerabilities in school facilities and safety protocols;
5.28	(6) educating and advising students and staff on law enforcement topics; and
5.29	(7) enforcement of criminal laws.
5.30	(b) A school district or charter school may contract with a school resource officer's
5.31	employer for the officer to perform additional duties to those mandated in paragraph (a).

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- (c) A school resource officer must not use force or the authority of their office solely to 6.1 enforce school rules or policies or participate in the enforcement of discipline for violations 6.2 6.3 of school rules. Subd. 3. Instruction required. (a) Except as provided for in paragraphs (b) to (d), 6.4 6.5 beginning June 1, 2025, a peace officer assigned to serve as a school resource officer must complete a training course that provides instruction on the learning objectives identified in 6.6 subdivision 4 prior to assuming the duties of a school resource officer. 6.7 (b) A peace officer who has completed either the School Safety Center standardized 6.8 Basic School Resource Officer Training or the National School Resource Officer Basic 6.9 6.10 School Resource Officer course prior to June 1, 2025, must complete the training mandated under paragraph (a) before June 1, 2027. A peace officer covered under this paragraph may 6.11 complete a supplemental training course approved by the board pursuant to subdivision 4, 6.12 paragraph (b), to satisfy the training requirement. 6.13 (c) If an officer's employer is unable to provide the required training course to the officer 6.14 prior to the officer assuming the duties of a school resource officer, the officer must complete 6.15 the required training within six months of assuming the duties of a school resource officer. 6.16 The officer is not required to perform the duties described in subdivision 2, paragraph (a), 6.17 clause (4) or (5), until the officer has completed the required training course. The officer 6.18 must review any policy adopted by the officer's employer pursuant to subdivision 6 before 6.19 assuming the other duties of a school resource officer and must comply with that policy. 6.20 (d) An officer who is serving as a substitute school resource officer for fewer than 60 6.21 student contact days within a school year is not obligated to complete the required training 6.22 or perform the duties described in subdivision 2, paragraph (a), clause (4) or (5), but must 6.23 review and comply with any policy adopted pursuant to subdivision 6 by the law enforcement 6.24 agency that employs the substitute school resource officer. 6.25 (e) For each school resource officer employed by an agency, the chief law enforcement 6.26 officer must maintain a copy of the most recent training certificate issued to the officer for 6.27 6.28 completion of the training mandated under this section. Subd. 4. Training course. (a) By January 15, 2025, the Board of Peace Officer Standards 6.29
- and Training, in consultation with the Department of Public Safety's School Safety Center,
 shall prepare learning objectives for training courses to instruct peace officers in serving as
 a school resource officer. At a minimum, the learning objectives must ensure officers receive
 training on:
- 6.34 (1) the juvenile justice system;
 - Sec. 9.

	01/31/24	REVISOR	KLL/JO	24-06392	as introduced			
7.1	(2) legal	standards for peac	e officers to use fo	rce to detain or arrest stu	dents in schools;			
7.2	(3) legals	(3) legal standards for school employees and contractors to use force to detain, discipline,						
7.3	<u> </u>	and arrest students in school;						
7.4	<u>(4) de-esc</u>	(4) de-escalation techniques and using the least restrictive physical intervention strategies						
7.5	for handling	for handling conflicts in schools;						
7.6	<u>(5)</u> respo	nding to persons e	xperiencing a mer	tal health crisis in a scho	ool setting, with			
7.7	an emphasis	placed on juvenile	es;					
7.8	<u>(6) under</u>	standing and work	king with students	with disabilities and stud	lents receiving			
7.9	special education	ation services;						
7.10	<u>(7)</u> juven	ile brain developn	nent, including lim	itations on impulse contr	<u>rol;</u>			
7.11	<u>(8) the in</u>	npact of childhood	trauma on juveni	e behavior;				
7.12	<u>(9) respo</u>	nding to threats of	violence against s	tudents and schools;				
7.13	<u>(10) dete</u>	cting juvenile expl	loitation;					
7.14	<u>(11) inve</u>	stigating crimes co	ommitted in schoo	ls, including student and	parental rights;			
7.15	<u>(12) iden</u>	tifying vulnerabili	ties in school facil	ities and safety protocols	s; and			
7.16	<u>(13) man</u>	dated safety drills	and best practices	in conducting safety dril	<u>ls.</u>			
7.17	<u>(b)</u> The E	Board of Peace Off	icer Standards and	Training may also appro	ve supplemental			
7.18	training courses that are offered by providers who have trained school resource officers in							
7.19	the state pric	or to development	of the learning obj	ectives required under pa	ragraph (a). At a			
7.20	minimum, an approved supplemental course must provide instruction on each of the board's							
7.21	learning objectives that were not covered in the provider's existing school resource officer							
7.22	course curric	zulum.						
7.23	Subd. 5.	Model Policy. (a)	By June 1, 2025, 1	he Board of Peace Office	er Standards and			
7.24	<u>Training, aft</u>	er consulting with	the Department of	Public Safety's School S	afety Center, the			
7.25	Minnesota S	chool Boards Asso	ociation, the Minn	esota Association of Seco	ondary School			
7.26	Principals, E	ducation Minnesot	ta, the Minnesota S	heriffs' Association, the N	Ainnesota Chiefs			
7.27	of Police Ass	sociation, the Minne	esota Police and Pe	ace Officers Association,	Juvenile Officers			
7.28	Association,	Solutions Not Sus	pensions, and the	Minnesota Youth Council	, and at least one			
7.29	community of	organization suppo	orting the rights of	special education studen	ts, shall develop			
7.30	a model scho	ool resource office	r policy.					
7.31	<u>(b)</u> The n	nodel policy must	cover, at a minim	um, the following:				

	01/31/24	REVISOR	KLL/JO	24-06392	as introduced	
8.1	<u>(1) issues</u>	s to be addressed in	n a school resource	e officer contract;		
8.2	(2) considerations for the proper use of force on school grounds, including the limitations					
8.3		-		vision 3, response tactics		
8.4				aint, as defined in section		
8.5	other physics	al holds of student	s, and the duty to r	ender reasonably promp	t care, consistent	
8.6	with the office	cer's training, to a	person who an off	cer physically holds or	restrains;	
8.7	(3) altern	ative procedures th	at can be used to de	e-escalate conflicts in sch	ools and students	
8.8	and others in	n crisis;				
8.9	<u>(4) prope</u>	er procedures and l	imitations placed of	on school districts and cl	narter schools to	
8.10	ensure schoo	l resource officers	are being utilized ap	propriately and not for so	chool disciplinary	
8.11	purposes;					
8.12	(5) consid	derations to build c	onstructive police r	elationships with student	s, administrators,	
8.13	and educatio	onal staff;				
8.14	<u>(6) prope</u>	er procedures for p	rotecting student d	ata; and		
8.15	<u>(</u> 7) how s	soon after complet	ing the training rec	uired under subdivision	3 that a school	
8.16	resource officer must complete a refresher course that covers the learning objectives					
8.17	established in subdivision 4.					
8.18	Subd. 6.	Policies required.	By December 1, 2	2025, each law enforcem	ent agency with	
8.19	a school reso	ource officer progr	am shall develop,	adopt, and implement a	written policy	
8.20	regarding school resource officers that is identical or, at a minimum, substantially similar					
8.21	to the model policy adopted by the board under subdivision 5.					
8.22	Subd. 7.	Licensing sanctio	ns; injunctive reli	ef. The board may impo	ose licensing	
8.23	sanctions and	d seek injunctive r	elief under section	214.11 for failure to con	mply with the	
8.24	requirements	s of this section.				
8.25	EFFECT	FIVE DATE. This	section is effectiv	e the day following fina	l enactment.	
8.26	Sec. 10. <u>D</u>	EPARTMENT O	F PUBLIC SAFE	TY; APPROPRIATIO	<u>N.</u>	
8.27	<u>\$150,000</u>) in fiscal year 2024	4 and \$490,000 in f	fiscal year 2025 are appr	opriated from the	
8.28	general fund	to the commission	ner of public safety	to increase staffing in t	he department's	
8.29	school safety	y center and perfor	m the duties requi	red by this act. The gene	ral fund base for	
8.30	this appropri	ation is \$490,000	in fiscal year 2026	and fiscal year 2027.		
8.31	EFFECT	FIVE DATE. This	section is effectiv	e the day following fina	l enactment.	