



UTAH STATE SENATE

UTAH STATE CAPITOL • COMPLEX 320 STATE CAPITOL
P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5515 • (801) 538-1035

January 26, 2026

Mr. President:

The Education Committee reports a favorable recommendation on **S.B. 167**, REINTEGRATION FOR DISCIPLINED STUDENTS, by Senator D. McCay, with the following amendments:

Amendment 2

1 Line 107 through 114:

- 107 (b) the juvenile court or designee ;
- 108 (c) the Division of Juvenile Justice and Youth Services or designee ;
- 109 (d) a school safety and security specialist designated under Section 53G-8-701.6 or
- 110 designee **if applicable** ;
- 111 (e) school safety and security director designated under Section 53G-8-701.8 or designee **if**
- applicable** ;
- 112 (f) a school resource officer if applicable; [~~and~~]or
- 113 (g) any other relevant party that should be involved in a reintegration plan.
- 114 (2) (a) If a school district receives a notification from the juvenile court or a law

2 Line 136 through 145:

- 136 (5) A school district may not reintegrate a student into a school where:
- 137 (a) a student or staff member has a protective order against the student being
- 138 reintegrated; or
- 139 (b) a student or staff member is the victim of {**a**} [~~sexual crime or forcible felony~~
- 140 ~~committed by the student being reintegrated~~] {**sex-related**} **an** offense listed in Section

Bill Number
SB0167

Action Class
S

Action Code
SCRAMD

141 76-3-203.5 where the student **is** seeking reintegration or continued enrollment { **has been**
142 { **found to be adjudicated** } .
143 (6) A reintegration plan under this section will remain in effect for an entire school year or
144 180 days from the plan's implementation, or as long as the multidisciplinary team deems
145 it necessary.

Respectfully,

John D. Johnson
Chair

Voting: 3-0-4

SB0167.SCI.WPD 1/26/26 5:8 PM MW/mwixom Jvhulten/frose