

1st Sub. S.B. 184
YOUTH SUICIDE PREVENTION REVISIONS

Representative **Gage Froerer** proposes the following amendments:

1. *Page 1, Lines 18 through 24:*

- 18 was notified of the suicide threat or bullying; ~~{-and-}~~
19 ▶ provides that a signed parental statement verifying the parent was notified of a
20 suicide threat or bullying incident:
21 • is a private record for purposes of the Government Records Management Act;
22 and
23 • may not be used by the school for the school's own purposes ~~{-}~~ **; and**
▶ allows a school employee to sign a parental statement if a parent refuses to sign the parental
statement verifying the parent was notified of a suicide threat or bullying incident.
24 Money Appropriated in this Bill:

2. *Page 7, Lines 201 through 202:*

- 201 (3)(a) ~~{-If-}~~ **Except as provided in Subsection (4), if** a school notifies a parent of an incident or
threat required to be reported under
202 Subsection (2), the school shall require the parent to sign a statement acknowledging that the

3. *Page 8, Lines 217 through 220:*

- 217 pursuant to the terms of a court order as described in Subsection 63G-2-202(7).
(4) If a parent refuses to sign a parental statement, the school may:
(a) have a school employee sign the parental statement; and
(b) include the following on the parental statement:
(i) the reason why the parent refused to sign;
(ii) the date the parent was notified; and
(iii) the manner in which the parent was notified.
218 ~~{(4)}~~ **(5)** The school shall maintain a copy of a parental statement for at least four years.
219 ~~{(5)}~~ **(6)** At the request of a parent, a school may provide information and make
220 recommendations related to an incident or threat described in Subsection (2).