

HB0310 compared with HB0310S01

19 **53G-8-213** , as last amended by Laws of Utah 2025, Chapter 348

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21 *Be it enacted by the Legislature of the state of Utah:*

22 Section 1. Section **53G-8-213** is amended to read:

23 **53G-8-213. Reintegration plan for student alleged to have committed violent felony or
weapon offense.**

25 (1) As used in this section, "multidisciplinary team" means:

26 (a) the local education agency or designee;

27 (b) the juvenile court or designee;

28 (c) the Division of Juvenile Justice and Youth Services or designee;

29 (d) a school safety and security specialist designated under Section 53G-8-701.6 or designee if
applicable;

30 (e) a school safety and security director designated under Section 53G-8-701.8 or designee if
applicable;

31 (f) a school resource officer if applicable; [and] or

32 (g) any other relevant party that should be involved in a reintegration plan.

33 (2)

(a) If a school district receives a notification from the juvenile court or a law enforcement agency that a student was arrested for, charged with, or adjudicated in the juvenile court for a serious offense, the school shall develop a reintegration plan for the student with a multidisciplinary team, the student, and the student's parent or guardian, within ~~[five]~~ seven school days after the day on which the school receives a notification while school is in session.

39 (b) ~~{ Notwithstanding Subsection (2)(a), if the }~~ If a school district receives a notification ~~{ described in Subsection (2)(a) during summer break }~~ when school is not in session from the juvenile court or a law enforcement agency that a student was arrested for, charged with, or adjudicated in the juvenile court for a serious offense, the school shall develop a reintegration plan ~~{ before the beginning of the following school year or within seven school days after the day on which }~~ for the student with a multidisciplinary team, the { school receives the notification, whichever } student, and the student's parent or guardian, before school is { later } back in session.

43 (3) The school may deny admission to the student until the school completes the reintegration plan under Subsection (2).

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45 (4)

(a) The reintegration plan under Subsection (2) shall address include:

46 [(a)] (i) a behavioral intervention for the student;

47 [(b)] (ii) a short-term mental health or counseling service for the student;

48 [(c)] (iii) an academic intervention for the student; and

52 (iv) any other interventions that the multidisciplinary team, the student, and the student's parent or guardian determine are necessary.

49 [(d)] (iv) (b) if If the serious offense was directed at a school employee or another student within the school, notification of the reintegration plan to that school employee or student and the student's parent.

52 [(b)] { h→ } {} {f}

57 (5) {Notwithstanding Subsection (4)(a), the} A school district may not reintegrate a student into a school where: { } The }

{ ← h } school district may:

53 {(i) {add any additional interventions or components to those listed in Subsection (4)(a); or }

55 {(ii) { h→ } {} {in addition to the requirements described in Section (4)(a), } {} ← h } create a unique reintegration plan to meet the individual needs and risk level of a specific student.

57 {(5) A school district may not reintegrate } a student {into a school where: } or staff member has a protective order against the student being reintegrated; or

58 {(a) (b) a student or staff member {is } has a protective order against the {victim} student being reintegrated; or

60 {(b) [a student or staff member is the victim] of a sexual crime or forcible felony committed by the student being reintegrated{:

62 {(6)}

{(a) [of an offense listed in Section 76-3-203.5 where the student is seeking reintegration or continued enrollment {Notwithstanding Subsection (2), a school district may elect to not } :

63 (6) A reintegration plan under this section will remain in effect for an entire school year or 180 days from the plan's implementation, or as long as the multidisciplinary team deems the reintegration plan necessary.

66 [(6)] (7)

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- (a) ~~{integrate}~~ Notwithstanding Subsection (2), a school district may elect to not integrate a student into a school if the student has committed, or allegedly committed, a forcible felony. ~~{}~~ reintegrate }
- 69 (b) ~~{ a student into a school if the }~~ If a school district elects to not integrate a student ~~{ has committed, or allegedly committed, a forcible felony. }~~ under Subsection
- 65 ~~{(b)}~~ [~~{If a school district elects to not }~~ (6)(a) (7)(a){integrate}, the school district shall provide alternative education options for the student. ~~{}~~ reintegrate }
- 71 ~~{(7)}~~ (8) ~~{ a student under Subsection (6)(a), the school district shall provide alternative education options for the student }~~ A reintegration plan under this section is classified as a protected record under Section 63G-2-305.
- 67 [~~{(7)}~~ (8) (9) A ~~{reintegration plan }~~ 1 other records of disclosures under this section ~~{is classified as a protected record under Section 63G-2-305 }~~ are governed by Title 63G, Chapter 2, Government Records Access and Management Act, and the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g.
- 69 ~~{(8)}~~ ~~{ All other records of disclosures under this section are governed by Title 63G, Chapter 2, Government Records Access and Management Act, and the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g. }~~
- 76 Section 2. **Effective date.**
Effective Date.
This bill takes effect on May 6, 2026.

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