What are restraints and seclusion? Restraints are methods that restrict a person’s ability to move freely or use one’s body. They can be mechanical (e.g., straps), physical (e.g., being held by others), or chemical (e.g., medication used to sedate). Seclusion is involuntary isolation in a restricted location without the ability to leave. An appropriate use of “time out” is not considered seclusion.

Restraints and seclusion are used to subdue or stop undesirable behavior. In the best circumstances, restraints are employed by trained personnel and used to prevent a person from harming him/herself or others. In the worst cases, restraints and seclusion are used excessively as a management intervention by untrained staff when the behavior is not dangerous, and may lead to psychological trauma, physical injury, or even death.

What does federal and Arizona law say about restraints and seclusion? At the federal level, the Children's Health Act of 2000 regulates the use of restraints and seclusion on children in certain residential, community-based facilities and in medical facilities that accept federal funding, such as Medicare or Medicaid. However, no federal statute governs the use of restraints and seclusion in schools, public or private. Several attempts have been made to pass federal legislation that would restrict the use of restraints and seclusion and require states to collect data on their usage. Most recently in 2011, Senator Tom Harkin (Iowa) introduced the Keeping All Students Safe Act (S 2020).

Along with 17 other states, Arizona has no statute or rules regarding the use of restraints and seclusion in schools. According to a 2010 National Disability Rights Network report, only 22 states require schools to notify parents if restraints or seclusion were used on
their children; Arizona is not one of them. A 2009 Government Accountability Office report documented inconsistent standard across states regarding the use of restraints and seclusion in public schools.

**Why has this become an issue?**

Among those in the developmental disability community, restraints and seclusion have been a concern for many years. The issue gained a broader audience in 2009, when the U.S. House of Representatives Committee on Education and Labor held a hearing examining the use of restraints and seclusion in schools. Among the witnesses was the Government Accountability Office (GAO), which summarized federal and state laws and presented 10 case studies of students who died or endured injuries as a result of restraints and seclusion.

Later in 2009, the U.S. Secretary for Education issued a letter to state school superintendents encouraging them to review their states’ policies on restraints and seclusion and update these policies to ensure the safety of students.

Additional reports were issued in 2009 by disability advocates, documenting the misuse of restraints and seclusion in schools that ended with significant harm or death of a child, and highlighting the problem for children with disabilities.

Reports of the abuse and misuse of restraints and seclusion continue to this day. Most recently in 2011, National Review of Restraint Related Deaths of Children and Adults with Disabilities: The Lethal Consequences of Restraint examined and detailed the specific events surrounding 61 deaths that happened to children and adults with disabilities while being restrained.
Why is this an important issue for people with developmental disabilities?

Although hard data regarding the use of restraints and seclusion is sparse, the GAO report suggests that children with disabilities are uniquely vulnerable to inappropriate and dangerous uses of restraints and seclusion. Children with disabilities are often unable to report use of restraints or seclusion.

What has Arizona done in response?

While serving in the Arizona Senate in 2009, now-Superintendent of Public Instruction John Huppenthal, sponsored a bill that created the Task Force on Best Practices in Special Education and Behavior Management. The Task Force was asked to “examine, evaluate and make recommendations concerning the best practices for managing the behavior and discipline of pupils with disabilities.” The statute also required public and charter schools to hold public meetings to review the findings of the Task Force. The Task Force issued a formal report in 2009.

Some suggest there are flaws in the statute that created the Task Force. While school districts and charter schools were required to hold a public meeting to address the Task Force’s recommendations by June 2010, they were not required to report outcomes of that meeting to any entity. Whether all Arizona school districts and charter schools met the requirements of the statute is unclear.

The final report emphasizes positive behavior intervention, often referred to as PBIS, techniques as a way to prevent many behavior problems that could lead to restraints or seclusion, but does not define what these techniques would include. In other words, some untrained school personnel and administrators may say they use positive behavior interventions and supports, when in reality they do not. Lastly, the statute does not require gathering or reporting any data on the use of restraints and seclusion. This is crucial in...
understanding the extent of the problem students face in Arizona schools, and to assess whether state or local efforts are effective at minimizing that problem.

**What does the research say about the effect PBIS has on the use of restraints and seclusion?**

Although research has not explored if it reduces the incidence of restraints and seclusion, PBIS has been proven to reduce suspensions, expulsions and other disciplinary activities. Consistent and robust data collection systems are necessary to explore the effect (if any) PBIS has on the use of restraints and seclusion, which is often a missing piece.

**Do we know how frequently restraints and seclusion are used on students in Arizona’s schools?**

Schools are not required by law to report to parents, districts or the state of Arizona on the use of restraints and seclusion. Individual districts and charter schools may develop (or not develop) their own unique policies or choose to remain silent on the issue.

In part of its response to the 2009 reports, the U.S. Department of Education has begun to collect data regarding the use of restraints and seclusion through its Civil Rights Data Collection. However, the first set of data has not yet been released.

**Sources**

1. Although there are many definitions of restraints and seclusion, these are based on the Centers for Medicare and Medicaid Services (42 C.F.R. § 482.13(e)(1)(i)-(iii)) that apply to medical facilities participating in federal programs.
7. SB 1197 can be found at [http://www.azleg.gov/legtext/49leg/1r/bills/sb1197s.pdf](http://www.azleg.gov/legtext/49leg/1r/bills/sb1197s.pdf)
8. The Task Force’s final report, meeting minutes and other resources can be found at [http://www.azed.gov/special-education/task-force-best-practices/](http://www.azed.gov/special-education/task-force-best-practices/)