

1 S.119

2 Representative LaLonde of South Burlington moves that the House propose
3 to the Senate that the House proposal of amendment be amended as follows:

4 First: In Sec. 1, 20 V.S.A. § 2368, in subdivision (a)(6), by striking out “or
5 reasonably available” and “including whether a medical condition, mental
6 impairment, developmental disability, physical limitation, language barrier,
7 drug or alcohol impairment, or other factor beyond the subject’s control
8 interferes with the subject’s ability to understand or comply with law
9 enforcement commands”

10 Second: In Sec. 1, 20 V.S.A. § 2368, subdivision (b)(5), by striking out the
11 words “or reasonably should know”

12 Third: By adding a Sec. 4a as follows:

13 Sec. 4a. 20 V.S.A. § 2358 subsection (f) is added to read:

14 (f) The Council shall not offer or approve any training on the use of a
15 prohibited restraint as defined in section 2401 of this chapter, except for
16 training designed to identify and prevent the use of prohibited restraints.

17 Fourth: In Sec. 5, effective dates, in subsection (a), by striking out the word
18 “July” and inserting in lieu thereof the word January