

SB 767 that makes changes to charter schools was opposed by hundreds of pieces of written testimony. This is the old issue of school choice for parents. The idea the committee heard the testimony then amended the original bill so it is OK does not hold water in a democratic process. If the amendment addresses the issues raised in testimony then a second public hearing should not have been held. It was not. That emails to the Carrier not in the public record on OLIS makes it all better then that new testimony should be in the OLIS record, It is not. The citizens who testified in the hundreds deserve a second hearing not a gut and stuff amendment passed with no new citizen input. This will happen in the House.