

October 2025 7:150-AP

Students

Administrative Procedure - Managing Agency and Law Enforcement Requests 1

The District responds to all requests from various government agencies and law enforcement authorities regarding access to school property, records, students, and staff. The Board Attorney should be consulted, as needed, regarding the legal requirements presented by this administrative procedure.

The Ill. Council of School Attorneys, with participation from the DuPage County State's Attorney's Office and Regional Superintendent of Schools, developed *Guidelines for Interviews of Students at School by Law Enforcement Authorities (ICSA Guidelines)* to assist law enforcement authorities and school officials in determining when it is appropriate for law enforcement authorities or the Ill. Dept. of Children and Family Services to interview students at school or while participating in school-related activities. The document is available at: www.iasb.com/policy-services-and-school-law/guidance-and-resources/guidelines-for-interviews-of-students/.

Use this procedure to implement 105 ILCS 5/22-105(c)(4), added by P.A. 104-288, eff. 1-1-26, for reviewing and authorizing requests from government agencies and/or law enforcement authorities attempting to enter a school or school facility, in particular requests relating to citizenship or immigration status. Use the *ICSA Guidelines* and this procedure in consultation with the Board Attorney to customize the District's response to any agency or law enforcement requests.

The topics outlined in this procedure include: Glossary of Terms; Procedures, Roles, and Responsibilities; and Training.

Glossary of Terms 2

Citizenship or immigration status – means all matters regarding citizenship of the United States or any other country or the authority or lack thereof to reside in or otherwise to be present in the United States, including an individual's nationality and country of citizenship.

Law enforcement agent – means an agent of federal, State, or local law enforcement authorized with the power to arrest or detain individuals or manage the custody of detained individuals for a law enforcement purpose, including civil immigration enforcement. Law enforcement agent does not include a school resource officer as defined in 105 ILCS 5/10-20.68.

The footnotes should be deleted before the material is used.

¹ 105 ILCS 5/22-105(c)(4), added by P.A. 104-288, eff. 1-1-26, requires implementation of procedures by 7-1-26. This area of law is complex, unsettled, and involves the interaction of federal and State laws. For example, 8 U.S.C. §1373 and §1644 present disclosure requirements for the district to follow. Consult the board attorney as soon as possible regarding any requests by law enforcement agents for access to individuals within a school or school facility. See the discussion in sample board policy 7:150, Agency and Law Enforcement Requests, at f/n 8. See also discussion of cooperation vs. non-cooperation with law enforcement authorities, specifically regarding immigration enforcement in the ICSA Guidelines for Interviews of Students at School by Law Enforcement Authorities (ICSA Guidelines), available at: www.iasb.com/policy-services-and-school-law/guidance-and-resources/guidelines-for-interviews-of-students/.

² Unless otherwise noted, all defined terms are based on definitions in 105 ILCS 5/22-105, added by P.A. 104-288, eff. 1-1-26.

Nonjudicial warrant – means a warrant issued by a federal, State, or local agency authorized with the power to arrest or detain individuals or manage the custody of detained individuals for any law enforcement purpose, including civil immigration enforcement. *Nonjudicial warrant* includes an immigration detainer or civil immigration warrant as defined in the Illinois TRUST Act. *Nonjudicial warrant* does not include a criminal warrant issued upon a judicial determination of probable cause, in compliance with the requirements of the Fourth Amendment to the U.S. Constitution and Section 6 of Article I of the Ill. Constitution.

School – means every public school, school district, and governing body, including a special charter district or charter school, organized under the School Code, and its agents, including a contracted party.

Procedures, Roles, and Responsibilities 3

Actor	Action
Superintendent	Ensures the District does not use procedures or engage in practices that, due to the actual or perceived citizenship or immigration of a student or a student's parent/guardian, have the effect of:
	 Excluding a student from participation in, or denying the benefits of, any District program or activity; or Excluding participation of the student's parent/guardian from parental engagement activities or programs. Examples of prohibited practices include, but are not limited to: requesting or collecting information or documentation from a student or the student's parent/guardian about citizenship or immigration status unless required by State or federal law; and designating immigration status, citizenship, place of birth, nationality, or national origin as directory information.
	Ensures the District does not:
	1. Threaten to disclose anything related to the actual or perceived citizenship or immigration status of a student or a person associated with the student to any other person or entity or an immigration or law enforcement agency;
	2. Disclose anything related to the actual or perceived citizenship or immigration status of a student or a person associated with the student to any other person or entity or an immigration or law enforcement agency if the school does not have direct knowledge of the student's or associated person's actual citizenship or immigration status, subject to applicable State and federal requirements governing the disclosure of such records or
	information;3. Disclose anything related to the actual citizenship or immigration status of a student or a person associated with the student to any other person or nongovernmental entity if the

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³ Unless otherwise noted, all procedures are required in order to comply with the requirements of 105 ILCS 5/22-105, added by P.A. 104-288, eff. 1-1-26.

Actor	Action		
	District has direct knowledge of the student's or associated person's actual citizenship or immigration status, subject to applicable State and federal requirements governing the disclosure of such records or information.		
	Develops a documentation ⁴ process for all law enforcement authority interactions, with designated staff monitoring or accompanying the agent during the process.		
	Reviews current Board policies and administrative procedures to ensure that no discriminatory practices are in place regarding citizenship or immigration status.		
	Ensures that no questions related to citizenship or immigration status are asked during enrollment, ⁵ unless explicitly required by federal or State law.		
	Prohibits requesting or collecting information or documentation from a student or the student's parent/guardian about citizenship or immigration status, unless required by State or federal law.		
	Determines changes as needed to the District's designation of <i>directory information</i> to prevent collection of information relating to immigration status, citizenship, place of birth, nationality, or national origin. ⁶		
	Develops a list to be posted in every school or administrative office identifying designated personnel who are authorized to consult the Board Attorney to review requests from agencies and/or law enforcement authorities to enter a school or school grounds.		
	Develops a list to be posted in every school or administrative office identifying administrators designated as authorized to review and approve requests from government agencies and/or law enforcement authorities attempting to enter a school or school grounds. Authorized personnel may include the Superintendent, other District administrators, and Building Principals. The list should: 1. Prioritize each type of request;		

The footnotes should be deleted before the material is used.

⁴ Required by 105 ILCS 5/22-105(c)(4)(B), added by P.A. 104-288, eff. 1-1-26. See sample board exhibit 7:150-AP, E, Record of Agency and Law Enforcement Requests, for a sample form to support compliance with this documentation requirement.

⁵ See sample policy 7:150, Agency and Law Enforcement Requests, f/n 1 and the Ill. State Board of Education (ISBE)'s Non-Regulatory Guidance on Registration: Residency & Enrollment, Immigrant Pupils, Homeless Pupils and School Fees & Waivers (September 2025) available at: www.isbe.net/Documents/guidance_reg.pdf.

⁶ Place of birth is excluded from directory information in sample administrative procedure 7:340-AP1, School Student Records and sample exhibit 7:340-AP1, E1, Notice to Parents/Guardians and Students of Their Rights Concerning a Student's School Records due to 105 ILCS 5/22-105(c)(4)(B), added by P.A. 104-288, eff. 1-1-26, which prohibits districts from designating place of birth as directory information. The Family Educational Rights and Privacy Act, 20 U.S.C. 1232g(a)(5)(A), its regulations at 34 CFR § 99.3, and 23 Ill.Admin. Code §375.80 continue to permit districts to designate place of birth as directory information. Differences in federal and State laws and regulations may present conflicts when law enforcement agents request student records information. Consult the board attorney for guidance regarding this issue and any such requests.

Actor	Action
	 Provide an alternative designee if the first authorized administrator is not available; and Be kept in the front office of each District building in case there is a substitute front office staff member.
	Develops a standardized form for documenting law enforcement requests for access to students, school grounds, or records. See sample exhibit 7:150-AP, E, <i>Record of Agency and Law Enforcement Requests</i> . Ensures all such documentation is reviewed by the Board Attorney or designated personnel and appropriately maintained.
Superintendent, Building	Initial Request from a Law Enforcement Agent
Principal or designee	Arrives quickly and responds courteously in assisting the law enforcement agent.
	Assesses the situation by verifying the law enforcement agent's purpose and authority to visit the school. Checks the documentation obtained by the front office staff and verifies the information directly with the law enforcement agent. See sample exhibit 7:150-AP, E, Record of Agency and Law Enforcement Requests.
	Monitors/accompanies the law enforcement agent while on District premises and documents the interaction, including details on the nature and purpose of the request.
	Calls the Board Attorney for guidance throughout the process.
	Communicates to the law enforcement agent that the District is consulting with the Board Attorney and will respond as soon as possible or with an estimated amount of time if available.
	Consults the Board Attorney if a warrant is presented. The Board Attorney will determine whether the warrant is a judicial warrant, an Immigration and Customs Enforcement (ICE) administrative warrant, or another administrative agency warrant.
	Consults the Board Attorney if a subpoena is presented. If the subpoena seeks student records, the Board Attorney may direct, depending on the circumstances, that the student's parent/guardian be informed immediately.
	Consults the Board Attorney regarding contacting the parent/guardian of a minor student if a minor student is involved with the law enforcement action.
	Notifies and seeks consent from a student's parent/guardian, or from the student if the student is 18 years old or older or emancipated, if a law enforcement agent requests access to a student for immigration enforcement purposes, unless such access is in compliance with a judicial warrant or subpoena that restricts the disclosure of the information to the student's parent/guardian.

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Requests for the District to Comply under Exigent Circumstances

If the law enforcement agent claims exigent circumstances:

- 1. Explains to the law enforcement agent the District's need to take caution and contact the Board Attorney as well as to notify the student's parent/guardian. If the agent insists on exigent circumstances, then complies with the agent's request while providing an escort to monitor and accompany the agent.
- 2. Consults the Board Attorney immediately.
- 3. Immediately contacts the student's parent/guardian.
- 4. Documents the agent's claim of exigent circumstances. See sample exhibit 7:150-AP, E, Record of Agency and Law Enforcement Requests.

Requests to Take a Student into Custody

Consults the Board Attorney immediately.

Note: A judicial warrant authorizes the agent to enter the school and go directly to the person who is the subject of the warrant. To minimize disruption, consider offering to have the individual student or employee escorted to the office by a staff member instead.

If the law enforcement agent claims exigent circumstances, follow exigent circumstances process, above.

Requests to Question a Student

Consults the Board Attorney immediately if a warrant, court order, or subpoena is presented.

Absent exigent circumstances being claimed by the agent, school personnel should not consent to questioning or searches on a minor's behalf. If questioning is going to take place during school hours, arranges to make a private office location available. Alternatively, asks the agent to wait and arranges a meeting time after school or away from school.

Consults with the student's parent/guardian. The response to the request for questioning the student will depend on parent/guardian permission being granted.

Documents all permissions granted.

Requests for Student Records

Informs the law enforcement agent that the school does not collect immigration documentation.

Explains to the law enforcement agent that most student records are confidential under federal and State student records laws and cannot be immediately released.

Note: Parents/guardians have the right to be informed of all directory information and to opt out of directory information

Actor	Action	
	even if the records sought by the law enforcement agent appear to be directory information.	
	Informs the law enforcement agent that the District requires time to cross-check the agent's request with the list of students for whom directory information is not available due to opt out by the student's parent/guardian.	
	Explains to the law enforcement agent that the Board Attorney is reviewing the matter so that the District may respond in compliance with law.	
	Requests to take an Employee into Custody	
	Follows the same procedures as for a student, above.	
	Requests to Question an Employee	
	Follows the same procedures as for a student, above.	
	Requests for Employment Records	
	Consults with the Board Attorney.	
Building Principal	If acting in response to an agency or law enforcement request, follows the procedures in the row above. Otherwise, provides assistance to the designated administrator as needed.	
	Immediately notifies the Superintendent or designee of any interaction with law enforcement.	
Classroom Teachers	If in a position of responding to a law enforcement agent, e.g., while in the front office, at a door as a door monitor, while acting as a crossing guard, or anywhere on school grounds, follows the procedures for All School Personnel, below.	
All School Personnel	Refrain from disclosing or threatening to disclose anything related to the actual or perceived citizenship or immigration status of a student or a person associated with the student to any person, entity, or immigration or law enforcement agency, unless directed by the Superintendent, Building Principal, or designee.	
	Respond promptly and courteously to assist the law enforcement agent by informing the agent that only an authorized administrator may provide responses to law enforcement requests regarding students, employees, or records.	
	Note: Public facing staff should not speculate or try to answer any of the officer's questions.	
	Inform the agent that the Superintendent, Building Principal, or designee (as applicable) will be notified. ⁷	

The footnotes should be deleted before the material is used.

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⁷ See ICSA Guidelines at f/n 37 for discussion of federal agent authority within the 100-mile border zone.

Actor	Action		
	Call the Superintendent, Building Principal, or designee (as applicable) using any method available, e.g., telephone, walkie talkie, public announcement system, to request to meet the law enforcement agent in a designated location (front office) and escort the agent to that location, if necessary.		
	 If designated by the Superintendent or Building Principal: Document the law enforcement agent's visit by recording in writing the date, time, officer's name, reason for coming to the building, and badge information. See sample exhibit 7:150-AP, E, Record of Agency and Law Enforcement Requests. Note: Federal law prohibits photocopying or scanning of a federal employee's badge, identification card, or insignia, but notes should be made of the showing of the badge, or giving of a business card, and of any information on the badge without making a scan or copy. After reviewing and recording the information regarding the agent's credentials, scan or copy any additional authorization presented like a subpoena or warrant. Ask the law enforcement agent to please wait in a designated space. Note: This is a complicated determination that may be made by the Superintendent, Building Principal or designee. A federal law enforcement agent must have certain authorization to enter an area of a school building that is not open to the public, specifically: A judicial warrant issued by a federal judge or magistrate. Only the Superintendent, Building Principal or designee, in consultation with the Board Attorney, should verify that such a warrant is presented. Consent from the Superintendent, Building Principal or designee. The Superintendent, Building Principal or designee can grant consent to access the building but is not required to grant consent. Even if consent is granted, the law enforcement agent should be escorted by the Superintendent, Building 		
	Principal or designee at all times. Exigent circumstances, such as risk to public safety or destruction of evidence. If a law enforcement agent states that exigent circumstances exist, document that the officer relied on this standard and allow the agent to proceed with an escort.		
	Call the Superintendent, Building Principal or designee based on the priority list until the Superintendent, Building Principal or designee is found and confirms ability to promptly respond in person to the office in need or to communicate with the agent over the phone.		

Actor	Action
	Contact the school resource officer, if any, to facilitate communication between the law enforcement agent and the Superintendent, Building Principal or designee.

Training 8

Actor	Action		
Superintendent	Reviews and approves training for all school personnel based on this procedure.		
	Provides training for all District administrative office personnel on implementation of this procedure.		
Building Principal	Provides training for all school personnel on implementation of this procedure.		
,	Provides resources and guidance for school personnel in responding appropriately to agency and law enforcement requests, including scenarios.		

LEGAL REF.:

U.S. Constitution, Amend. IV.

8 U.S.C. §§1373 and 1644.

Plyler v. Doe, 457 U.S. 202 (1982).

Ill. Constitution, Art. I, §6.

105 ILCS 5/10-20.64, 5/10-20.68, 5/22-88, 5/22-105, and 5/24-24.

55 ILCS 80/, Children's Advocacy Center Act.

325 ILCS 5/, Abused and Neglected Child Reporting Act. 720 ILCS 5/31-1 et seq., Interference with Public Officers Act. 725 ILCS 120/, Rights of Crime Victims and Witnesses Act.

The footnotes should be deleted before the material is used.

⁸ Optional. This section on training is not legally required, however, as a best practice districts may consider implementing regular training on this procedure for identified staff to address overall awareness of requirements and/or to provide scenario-based guidance.



October 2025 7:150-AP, E

Students

Exhibit - Record of Agency and Law Enforcement Requests

105 ILCS 5/22-105, added by P.A. 104-288, eff. 1-1-26, places restrictions on government agency and law enforcement authority access to district property, in particular for requests related to citizenship or immigration status. Use this form to document all interactions with law enforcement agents while they are on the District's premises, as required by 105 ILCS 5/22-105(c)(4)(B), added by P.A. 104-288, eff. 1-1-26. An authorized administrator or the board attorney must review law enforcement requests to enter a school or school facility, including judicial warrants, nonjudicial warrants, and subpoenas. 105 ILCS 5/22-105(c)(4)(A), added by P.A. 104-288, eff. 1-1-26. This form also documents that review. Consult the board attorney regarding the use and maintenance of this form and marking of any attorney-client privileged information.

To be completed by District staff member:		
Name of District Staff (Please print)	Title of District Staff Member	
Name of District or School Building		
Name of Law Enforcement Agent(s) (Please print)	Name of Agency or Law Enforcement Unit	
Contact Name	Contact Number	
Badge Number or Identification Number Title of Law Enforcement Agent (Handwritten only, no photocopies)		
School Visit Location	Date and Time of Visit	
Authorization Presented by the Law Enforcement Agent	(Make photocopies and attach to form):	
Warrant		
Subpoena		
Exigent Circumstances (<i>Please be specific</i>):		

	Other (Please be specific):
Descr office	ibe the Request from the Law Enforcement Agent to access the above-listed school or District:
R [equest to access the school or District office for the following reason(s): To obtain student or employment records. To question a student or employee. To take a student or employee into custody.
	Other (Please be specific):
The fo	following is to be completed by the District Superintendent, Building Principal or designee only:
Nam	ne of Superintendent, Building Principal or designee (Please print)
Nan	ne of District Office or School Building
Nan	ne of Board Attorney Contacted, if any (Please print)
	Permission Granted Permission Denied
Dat	Signature (Superintendent, Building Principal, or designee)
Acc	cess Granted to the following (Please be specific):
-	
Visi enfo	t Supervision (To be completed by the staff member monitoring or accompanying the law recement agent)

Supervisor's Name	(Please print)					
Visitor Time In		Visitor Time (Out		_	
Date		Sur	nervisor	's Signature		



RENAMED REWRITTEN

October 2025 7:190-AP3

Students

<u>Administrative Procedure - Guidelines for Reciprocal Reporting of Offenses Committed by Students</u> ¹

State law requires a reciprocal reporting system between the School District and local law enforcement agencies regarding criminal and civil offenses committed by students. 105 ILCS 5/10-20.14(b), amended by P.A. 104-430. The Juvenile Court Act of 1987 (705 ILCS 405/1-1 et seq.), School Code (105 ILCS 5/1-1 et seq.), and various other laws set requirements for the management and sharing of law enforcement records and other information about students if they have contact with local law enforcement. Local implementation of reciprocal reporting procedures may be modified based upon the District's and local law enforcement's specific implementation needs.

Development and implementation of reciprocal reporting procedures relies heavily on the District's parent-teacher advisory committee and Building Principals, in cooperation with local law enforcement agencies. 105 ILCS 5/10-20.14. The parent-teacher advisory committee is a School Board committee and, thus, is subject to the Open Meetings Act. 5 ILCS 120/1.02. See Board policy 2:150, *Committees*.

<u>Guidelines for Reporting and Records Disclosure from the District to Local Law Enforcement</u>

Incidents reported from the District to local law enforcement agencies are managed under the School Code (105 ILCS 5/1-1 et seq.), 105 ILCS 127/2, and 720 ILCS 5/12C-50.1.

When sharing information, school officials should be aware of State and federal laws regarding *school student records*. Family Educational Rights and Privacy Act, 20 U.S.C. §1232g; 34 C.F.R. Part 99; Illinois School Student Records Act, 105 ILCS 10/; 23 Ill.Admin.Code Part 375. Information kept by law enforcement professionals working in a school is not considered a *school student record*. 105 ILCS 10/2. Also, law enforcement records maintained by law enforcement agencies are not considered a *school student record*. 105 ILCS 5/22-20. For more detailed information about *school student records* and its definition, see 7:340-AP1, *School Student Records*.

1. The Building Principal and/or the Police Department School Liaison Officer (Liaison Officer) will arrange meetings as needed between school officials and individuals representing law enforcement to share information. While not required by State law, meetings may enhance a cooperative relationship between the school and local law enforcement agencies. The following

The footnotes should be removed before the material is used.

¹ State or federal law requires this subject matter be covered by procedure. State or federal law controls this procedure's content. This procedure concerns an area in which the law is unsettled in that a school's ability to share student records is restricted by State and federal law. In addition, circumstances that allow law enforcement's ability to share its records of contacts with students enrolled in their local school districts are governed by State law.

¹⁰⁵ ILCS 5/10-20.14(b), as amended by P.A. 103-896, required the III. State Board of Education (ISBE), in consultation with stakeholders, to draft and publish *Development of Reciprocal Reporting Systems Guidance*, available at: www.isbe.net/Documents/Reciprocal-Reporting-June-2025.pdf. In the *Guidance*, ISBE recommends that "districts publish a copy of their reciprocal reporting agreements on their websites and make them available upon request to ensure public accessibility and parent/guardian awareness." <a href="https://dx.doi.org/10.1016/jd.1016/j

- people should be invited to these meetings: dean, building principal, school counselor, State's Attorney, juvenile probation officer, and police department school liaison officer. ²
- 2. The Superintendent, Building Principal, and/or their designee(s) will immediately notify local law enforcement upon receiving a report of a student:
 - a. Committing a battery against school personnel. 105 ILCS 5/10-21.7.
 - b. In possession of a firearm on school grounds. 105 ILCS 5/10-27.1A.
 - c. Being involved in a drug-related incident on school property, including any conveyance used to transport students, or on any public way within 1000 feet of the school. 105 ILCS 5/10-27.1B; 105 ILCS 127/2.
 - d. Engaging in hazing resulting in death or great bodily harm. 720 ILCS 5/12C-50.1. 3

Guidelines for Reporting and Records Disclosure from Local Law Enforcement to the District

The information shared from local law enforcement agencies to the District and the confidentiality of shared juvenile law enforcement records are managed under the Juvenile Court Act of 1987 (705 ILCS 405/1-1 et seq.) and the School Code (105 ILCS 5/1-1 et seq.). These laws require the Building Principal to maintain all information and records that the District receives from local law enforcement separate from a student's official school student record. Unless otherwise indicated, the information received from local law enforcement may only be used by school staff having a legitimate educational or safety interest in the information to support (1) the proper rehabilitation of the student, and/or (2) the protection and safety of students and employees in the school.

- 1. The State's Attorney shall provide the Building Principal a copy of any delinquency dispositional order concerning any student regardless of age where the crime would be a felony if committed by an adult, or following any adjudication of delinquency for a violation of Section 24-1, 24-3, 24-3.1, or 24-5 of the Criminal Code of 1961 or the Criminal Code of 2012 (deadly weapon offenses). Access to this information is limited to only the Building Principal, the Superintendent, and any school counselor designated by either administrator. 705 ILCS 405/1-8(F).
- 2. Local law enforcement may disclose the identity of a victim of aggravated battery, battery, attempted first degree murder, or another non-sexual violent offense to appropriate school officials if the presiding judge of the juvenile court approves the disclosure to prevent foreseeable violence. 705 ILCS 405/5-905(2.5).
- 3. Local law enforcement may disclose juvenile law enforcement records relating to a minor who is investigated, arrested, or taken into custody before his or her 18th birthday only if law enforcement believes that there is imminent threat of physical harm to students, school personnel, or others. 705 ILCS 405/1-7(A)(8) and 405/5-905(1)(h). For an example of relevancy and implementation of this type of law enforcement information in a school building, see Board policy 4:190, *Targeted School Violence Prevention Program*.
 - a. Local law enforcement may allow the Building Principal or appropriate school official(s) to inspect and copy juvenile law enforcement records concerning a minor enrolled in the school who has been arrested or taken into custody for violating any of the following Ill. laws: Article 24 of the Criminal Code of 1961 or the Criminal Code

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The footnotes should be removed before the material is used.

² These meetings are optional.

³ ISBE's Development of Reciprocal Reporting Systems Guidance, available at: www.isbe.net/Documents/Reciprocal-Reporting-June-2025.pdf, states that "while certain offenses must be reported to law enforcement, ISBE takes the position that student misconduct that is neither criminal in nature; nor threatening to life, health, or safety; nor required to be reported by state or federal law should not be referred to law enforcement and instead should be handled directly by the school in accordance with the student code of conduct or related internal code." Id, at p.2.

of 2012 (deadly weapons); Ill. Controlled Substances Act; Cannabis Control Act; forcible felonies defined at Section 2-8 of the Criminal Code of 1961 or the Criminal Code of 2012; Methamphetamine Control and Community Protection Act; Section 1-2 of the Harassing and Obscene Communications Act; Hazing Act; Section 12 of the Criminal Code of 1961 or the Criminal Code of 2012 (bodily harm); or Article 25 of the Criminal Code of 1961 or the Criminal Code of 2012 (mob action and related offenses). 705 ILCS 405/1-7(A)(8)(A) and 405/5-905(1)(h)(A).

- b. Local law enforcement may disclose only *oral information* about a minor who is the subject of a current police investigation that is directly related to school safety. 705 ILCS 405/1-7(A)(8)(B) and 405/5-905(1)(h).
- 4. Local law enforcement agencies and all courts must report to the Building Principal the fact that a student enrolled in the building has been detained for proceedings under the Juvenile Court Act of 1987 or for any criminal offense, including illegal gang activity, or any violation of a municipal or county ordinance. The report must include the basis for detaining the child, circumstances surrounding the events which led to the child's detention, and status of proceedings. The report must be updated as appropriate to notify the Building Principal of developments and the disposition of the matter. 105 ILCS 5/22-20.
- 5. Local law enforcement must notify the Building Principal when an agency investigation of an alleged incident of sexual abuse is complete or has been suspended, including information on the outcome of the investigation. 105 ILCS 5/22-85(k).
- 6. Local law enforcement shall provide a copy of all arrest records, and the State's Attorney shall provide a copy of all conviction records, to the Building Principal if the record involves a student who is arrested or taken into custody *after* his or her 18th birthday. ⁴
- 7. Local law enforcement and the State's Attorney may share or disclose information or records relating or pertaining to juveniles subject to the provisions of the Serious Habitual Offender Comprehensive Action Program when that information is used to assist in the early identification and treatment of habitual juvenile offenders. 705 ILCS 405/1-8(G).

LEGAL REF.: 20 U.S.C. §1232g, Family Educational Rights and Privacy Act; 34 C.F.R. Part 99.

105 ILCS 5/10-20.14, 5/22-20, and 5/22-85.

5 ILCS 120/1.02, Open Meetings Act.

105 ILCS 10/, 10/2, 10/6(6.5), Ill. School Student Records Act.

705 ILCS 405/1-7, 1-8(F), 1-8(G), and 5-905, Juvenile Court Act of 1987.

23 Ill. Admin. Code Part 375, Student Records.

CROSS REF.: 2:150 (Committees), 4:190 (Targeted School Violence Prevention Program), 7:150

(Agency and Law Enforcement Requests), 7:340 (Student Records)

ADMIN PROC.: 7:150-AP (Managing Agency and Law Enforcement Requests), 7:340-AP1

(School Student Records)

The footnotes should be removed before the material is used.

⁴ This duty is not imposed by State law, but it may be part of the reciprocal reporting guidelines.

April October 2025 7:190-AP6

Students

Administrative Procedure - Guidelines for Investigating Sexting Allegations

Establishing procedures with local law enforcement agencies and State's attorneys to investigate allegations of sexting protects the District, its staff and its students from the broad legal implications that sexting allegations present. This administrative procedure contains three sections:

- 1. Glossary of Terms
- 2. Preparation of Guidelines for Investigating Sexting Allegations
- 3. Investigation and Management of Sexting Allegations

Glossary of Terms

Electronic device: any type of electronic communication device, defined in the Juvenile Court Act of 1987 at 705 ILCS 405/3-40(a). It includes, but is not limited to, a wireless telephone, personal digital assistant, or a portable or mobile computer, that is capable of transmitting images or pictures. This includes cellular telephones (see www.thesaurus.com/, listing cellular and wireless telephones as synonyms). For more discussion, see f/n 3 in sample administrative procedure 7:190-AP5, *Student Handbook - Electronic Devices*.

Sexting: 1 the act of creating, sending, sharing, viewing, receiving, or possessing sexually explicit messages, images, or videos electronically, regardless of whether they are authentic or computergenerated, through the use of a computer, electronic communication device, or cellular phone. It also includes:

- 1. Creating, sending, sharing, viewing, receiving, or possessing an *indecent visual depiction*, which under the Juvenile Court Act of 1987 means a depiction or portrayal in any pose, posture, or setting involving a lewd exhibition of the unclothed or transparently clothed genitals, pubic area, buttocks, or, if such person is female,² a fully or partially developed breast of the person (705 ILCS 405/3-40(a) (enacted to provide law enforcement officials an alternative to bringing child sexual abuse material pornography charges against minors in possession of indecent visual depictions through placing them under the supervision of juvenile courts)), or
- 2. Non-consensual dissemination of private sexual images, which under the Criminal Code of 2012 (720 ILCS 5/11-23.5, amended by P.A. 103-825), is a crime that is committed when a person:
 - a. intentionally disseminates an image of another person:
 - i. who is identifiable from the image itself or personal identifying information³ displayed or disseminated in connection with the image, or the identity is known to the person who disseminated the image; and

The footnotes should be removed before the material is used.

¹ Ensure the definition of *sexting* in this administrative procedure aligns with the definition that appears in policy 7:190, *Student Behavior*.

² 705 ILCS 405/3-40(a) assumes sex is binary and does not address transgender females or individuals who identify as nonbinary. Consult the board attorney about this definition if an involved student is transgender or nonbinary.

³ Personal identifying information is defined in 720 ILCS 5/16-0.1 and includes a person's name, address, date of birth, telephone number, among other items. See 720 ILCS 5/11-23.5, amended by P.A. 103-825, for definitions of other terms in this provision, including *image*, sexual act, and *intimate parts*.

- ii. who is engaged in a sexual act or whose intimate parts are exposed, in whole or in part; and
- b. obtains the image under circumstances in which a reasonable person would know or understand that the image was to remain private; and
- c. knows or should have known that the person in the image has not consented to the dissemination.
- 3. Non-consensual dissemination of sexually explicit digitized depictions,⁴ which under the Criminal Code of 2012 (720 ILCS 5/11-23.7, added by P.A. 103-825), is a crime that is committed when a person:
 - a. intentionally disseminates a sexually explicit digitized depiction of another person who is identifiable from the image itself or personal identifying information displayed or disseminated in connection with the image, or the identity is known to the person who disseminated the image; and
 - b. knows or should have known the person in the image has not consented to the dissemination.

Preparation of Guidelines for Investigating Sexting Allegations

This section identifies best practices to create guidelines for investigating sexting allegations at the District-wide level. The Superintendent should discuss this procedure with local law enforcement agencies and State's attorneys to minimize the potential legal implications for students and administrators that managing sexting in school presents. Customize the procedure to each District's specific needs.

pecific needs.		
Actor	Action	
Superintendent or designee	Convene a meeting with the Board Attorney, local law enforcement agencies, and State's attorney to determine best practices and procedures for investigating sexting in the District. Use the Investigation and Management of Sexting Allegations section (see below) as a template for discussion at the meeting and customize it to meet local considerations as necessary.	
	Ask the Board Attorney to provide direction about searching student- owned electronic devices in Step 2: Isolate Evidence / Confiscate Device in the Investigation and Management of Sexting Allegations section (see below).	
	Searching electronic devices involves Fourth Amendment to the U.S. Constitution search and seizure issues. The federal Stored	
	Communication Act (SCA) (18 U.S.C. §2701) can also be implicated	
	if the District wants to access information stored on a personal	
	cellular phone from a third-party provider. Generally asking for	
	permission, calling the parents to come and look through the phone,	

The footnotes should be removed before the material is used.

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⁴ Sexually explicit digitized depiction means any image, photograph, film, video, digital recording, or other depiction or portrayal that has been created, altered, or otherwise modified to realistically depict either: (1) the intimate parts of another human being as the intimate parts of the depicted individual or computer-generated intimate parts of the depicted individual, or (2) the depicted individual engaging in sexual activity in which the depicted individual did not engage. 720 ILCS 5/11-23.7(a), added by P.A. 103-825. See Id. for definitions of other terms in this provision, including intimate parts and sexual activity. For personal identifying information, see f/n 3, above.

Actor	or Action		
	or getting a warrant solves these issues. Note : See <i>Searching and Seizing Computers and Obtaining Electronic Evidence Manual</i> (Sept. 2009), Chapter 3, The Stored Communication Act, at:		
	www.justice.gov/d9/criminal- ccips/legacy/2015/01/14/ssmanual2009_002.pdf		
	Identify and list all State's attorneys and local law enforcement agencies with jurisdiction over the District's boundaries. Provide this list to all Building Principals in the District.		
	Provide the local State's attorney offices and law enforcement agencies with an annual list of school buildings and the names of each building's administrators that are located within their jurisdictions.		
	Invite local State's attorney offices and law enforcement agencies to meet with District school officials to provide input on how the District should manage sexting.		
	Add an agenda item about sexting to a Parent Teacher Advisory Committee meeting (see Board policy 2:150, <i>Committees</i>). Include information from discussions with State's attorneys and local law enforcement about the issue. Discuss local considerations for:		
	 Disciplinary actions and consequences in response to sexting; and Sexting education and prevention efforts. 		
-	Consider adding information about the negative consequences of sexting to the District's sex education curriculum. See, U.S. Dept. of Justice (DOJ) Guide titled <i>Citizen's Guide to United States Federal Child Exploitation and Obscenity Laws</i> , at: www.justice.gov/criminal-ceos/citizens-guide-us-federal-child-exploitation-and-obscenity-laws .		
	Consider adding the above resources to exhibit 4:170-AP2, E4, Letter to Parents/Guardians About Preventing and Reducing Incidences of Sexting.		
	Convene a meeting with Building Principals to inform them of the District's Investigation and Management of Sexting Allegations procedures (see below).		
	Raise awareness of and increase educational opportunities about sexting as necessary. Follow the Parent Teacher Advisory Committee's recommendations for providing sexting education and prevention efforts. Invite the local State's attorney and local law enforcement to participate in the District's education and prevention efforts.		
Building Principals	Educate building staff members about the procedures for Investigation and Management of Sexting Allegations (see below).		

The footnotes should be removed before the material is used.

⁵ If a district offers the National Sex Education Standards (NSES), any recommendations should align with NSES. See sample policy 6:60, Curriculum Content, and its f/n 335, and sample administrative procedure 6:60-AP2, Comprehensive Personal Health and Safety and Sexual Health Education Program (National Sex Education Standards (NSES)).

Actor	Action
	Follow the Investigation and Management of Sexting Allegations.

Investigation and Management of Sexting Allegations

This section relies upon the Building Principal or designee to manage several practical and legal implications when conducting sexting allegation investigations.

Actor	Action
Building Principal or designee	Step 1: If the alleged conduct is governed by Board policy 2:265, <i>Title IX Grievance Procedure</i> (Notification and Information subhead):
	Skip Step 2 and consult with the Title IX Coordinator regarding Steps 3, 5, and 6. Continue to follow Step 4. Note: The District may not issue discipline for alleged conduct covered by Title IX unless there is a determination at the conclusion of the Title IX Grievance Process that the Respondent engaged in discrimination prohibited by Title IX.
	Step 2: If the alleged conduct is not governed by Board policy 2:265, <i>Title IX Grievance Procedure</i> , then investigate.
	Determine where actions took place.
	Contact parents/guardians of all students involved.
	Contact the Superintendent and request permission to contact the Board Attorney.
	Step 3: Isolate Evidence / Confiscate Device
	NEVER transfer or store depictions on personal or school electronic devices to minimize accusations of possession of child sexual abuse materialpomography. (See 720 ILCS 5/11-20.1 et seq., amended by P.A. 104-245, eff. 1-1-26, 720 ILCS 5/11-23.5(c) (provides an exception on transfer of an image for a lawful purpose), and 18 U.S.C. §§2251, 2252, and 2252A). Also see the DOJ's Child Exploitation and Obscenity Section discussing child pornography issues, available at: www.justice.gov/criminal-ceos.
	Contact the Board Attorney for guidance to determine whether to involve local law enforcement or manage the situation within the District's disciplinary policy.
	See Joshua D. Herman, <i>Criminal Law. Sexting: It's No Joke, It's a Crime</i> . Illinois Bar Journal, Volume 98, No. 4, P. 192 at f/n 42 (published April 2010), at: www.isba.org/ibj/2010/04/criminallaw , (quoting an attorney in the Ill. Attorney General's High Tech Crimes Bureau who advises school administrators to immediately confiscate devices with such material on them and report the incident to law enforcement immediately, stating that possession of a sext message that is child pornography is no different than possessing a "kilo of cocaine.")

Actor	Action
	Follow Board policy 7:140, Search and Seizure, and administrative procedure 7:150-AP, Managing Agency and Law Enforcement Requests Police Interviews.
	Follow the Board Attorney's direction regarding searches of student owned technological devices. See Preparation of Guidelines for Investigating Sexting Allegations (above).
	Step 4: Follow the reporting requirements of Board policy 5:90, Abused and Neglected Child Reporting, when applicable
	A <i>sexted</i> image may constitute child abuse depending upon the visual depiction or image, the ages of the individuals involved, and other circumstances. See 325 ILCS 5/3 and 705 ILCS 405/2-3(2) which includes sex offenses defined at 720 ILCS 5/1-1 et seq. School personnel are granted broad immunities against civil and criminal claims for filing reports in good faith, even if the report is unfounded. In contrast, school personnel who willfully fail to report may be guilty of a Class A misdemeanor (325 ILCS 5/4(m)) and face suspension or revocation of their licenses, endorsements, or approvals (105 ILCS 5/21B-75).
	Step 5: Determine appropriate disciplinary actions for all students involved in the incident
	Evaluate disciplinary options. Remember that a student who forwards sexts of himself or herself likely expected the depiction to remain private. As a result, consider the social stigma, bullying, harassment, and severe embarrassment issues involved in the issue.
	Provide equivalent discipline to all students involved in the creation, dissemination, and storage of the sexted image, whenever possible.
	For situations that may require unequal punishment, contact the Superintendent so that he or she may consult the Board Attorney.
	Step 6: Prepare a plan to prevent harassment and bullying of involved students
	Remind the students and their parents/guardians of the Board policies 2:265, <i>Title IX Grievance Procedure</i> ; 7:20, <i>Harassment of Students Prohibited</i> ; 7:180, <i>Prevention of and Response to Bullying, Intimidation, and Harassment</i> ; and 7:185, <i>Teen Dating Violence Prohibited</i> .
	Instruct involved students not to harass anyone involved in the sexting incident and keep the issues confidential.
	Consider involving the social worker or school counselor, if available, in the process to assist students.
	Follow Board policy 7:180, Prevention of and Response to Bullying, Intimidation, and Harassment, for students who violate the policy.

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Students

Administrative Procedure - Student Discipline Guidelines 1

The intent of these guidelines is to enhance school climate, improve school discipline practices, and ensure that students are disciplined without discrimination on the basis of race, color, national origin, gender, disability, or other protected status. Data collected from Ill. school districts on student discipline is available at www.isbe.net/Pages/Expulsions-Suspensions-and-Truants-by-District.aspx.

Recordkeeping

- 1. Develop and implement a District-wide uniform discipline referral form that documents each of the following:
 - a. Student name
 - b. Identity of staff member making referral
 - c. Date and time of incident
 - d. Location of incident
 - e. Description of incident
 - f. Description of interventions attempted prior to incident
 - g. Description of the incident's effect on other students and/or the learning environment
 - h. Parent/guardian contact made (when, how, and by whom)
- 2. Maintain each of the following data related to student discipline referrals:
 - a. Race of the student referred for discipline
 - b. Gender of the student referred for discipline
 - c. Disability status of the student referred for discipline
 - d. Basis for the referral
 - e. Identity of the staff member making referral
 - f. Race of the staff member making referral
 - g. Gender of the staff member making referral
 - h. Basis for imposing or not imposing discipline
 - i. Description of discipline imposed, if any, and the rationale for its selection
 - j. Whether the referral was made to the school resource officer² (SRO) or law enforcement
 - k. Basis for making the referral to the SRO or law enforcement (if applicable)
 - 1. Whether there were any criminal charges filed as a result of the student's misconduct

The footnotes should be retained.

1 This guidance aligns with the 1-8-14 *Dear Colleague Letter* issued jointly by the U.S. Dept. of Education (DOE) and U.S. Dept. of Justice (DOJ), and their comprehensive School Climate and School Discipline Guidance Package (a weblink is provided in the Resources section of this procedure). Note: These guidance documents were rescinded by a joint DOE and DOJ *Dear Colleague* letter dated 12-21-18, at: www.ed.gov/sites/ed/files/about/offices/list/ocr/letters/colleague-201812.pdf. Since July 30, 2021, the letter and rescinding of the letter have been under review by the DOE and DOJ. See also:

Christian County Public Schools, Case No. 03-11-5002 (decision letter issued 2-28-14).

Christina School District, Case No. 03-10-5001 (decision letter issued 12-14-13).

Oakland Unified School District, Case No. 09-12-5001 (decision letter issued 9-27-12).

Independent School District #761, Case No. 05-10-1148 (decision letter issued 5-4-11).

² School resource officer means a law enforcement officer who has been primarily assigned to a school or school district under an agreement with a memorandum of understanding between a local law enforcement agency and a school district. 105 ILCS 5/10-20.68(a), amended by P.A. 104-430.

m. If the student received an exclusionary consequence (out-of-school suspension or expulsion) for his/her misconduct, whether the student was offered any academic or behavior support services and, if so, which support services

Periodic Review and Self-Monitoring

Review the following on a periodic basis and at least annually:

- 1. Discipline-related District policies and procedures
 - a. Such policies may include:
 - 7:20, Harassment of Students Prohibited
 - 7:70, Attendance and Truancy
 - 7:130, Student Rights and Responsibilities
 - 7:140, Search and Seizure
 - 7:150, Agency and Law Enforcement Requests Police Interviews
 - 7:160, Student Appearance
 - 7:165, School Uniforms
 - 7:170, Vandalism
 - 7:180, Prevention and Response to Bullying, Intimidation, and Harassment
 - 7:185, Teen Dating Violence Prohibited
 - 7:190, Student Behavior
 - 7:200, Suspension Procedures
 - 7:210, Expulsion Procedures
 - 7:220, Bus Conduct
 - 7:230, Misconduct by Students With Disabilities
 - 7:240, Conduct Code For Participants in Extracurricular Activities
 - 7:250, Student Support Services
 - 7:310. Restrictions on Publications; Elementary Schools
 - 7:315, Restrictions on Publications; High Schools
 - b. This review should:
 - i. Include input from all members of the school community (administrators, staff, students, parents/guardians, volunteers and community members). Such input may be obtained through school climate surveys, school forums, and the District's parent-teacher advisory committee (established per 105 ILCS 5/10-20.14, amended by P.A.s 103-896 and 104-430) and the behavior interventions committee for students with disabilities (established per 105 ILCS 5/14-8.05).
 - ii. Ensure policies and procedures (e.g., an individual school's conduct code) have clear definitions of prohibited student conduct, especially those entailing the subjective exercise of discretion.
 - iii. Attempt to incorporate alternative disciplinary measures into Board policies and procedures.
 - iv. Implement a system of Positive Behavioral Interventions and Support (PBIS) or, if PBIS has been implemented, analyze and monitor its effectiveness and ways to improve it.
- 2. Discipline data
 - a. Data review should analyze each of the following:
 - i. Number of referrals by teacher/staff member.
 - ii. Race/gender/disability status of referred students by teacher/staff member.
 - iii. Overall percentage of student disciplinary referrals by race, gender, and disability status versus the overall percentage of said student groups in the school and District.

- iv. Overall percentage of student disciplinary referrals for a specific offense (i.e., tardy, dress code violation) by race, gender, and disability status versus the overall percentage of said student groups in the school and District.
- v. Overall percentage of student disciplinary referrals resulting in an exclusionary consequence by race, gender, and disability status versus the overall percentage of said student groups in the school and District.
- vi. Overall percentage of student disciplinary referrals resulting in a referral to law enforcement by race, gender, and disability status versus the overall percentage of said student groups in the school and District.
- vii. Comparison of discipline imposed for the same or similar offense for students of different races, gender, and disability statuses.
- b. Compare the District's student discipline data with the data from other school districts.
 - i. As required by 105 ILCS 5/2-3.162, by Oct. 31 annually, ISBE prepares a report on student discipline from data collected from all Ill. school districts. The report includes data on the issuance of out-of-school suspensions, expulsions, and removals to alternative settings in lieu of another disciplinary action, disaggregated by race and ethnicity, gender, age, grade level, whether a student is an English learner, incident type, and discipline duration. It is available at www.isbe.net/Pages/Expulsions-Suspensions-and-Truants-by-District.aspx.
 - As required by 105 ILCS 5/2-3.206, added by P.A. 104-430, on or before Jan. 31, 2029 and annually thereafter, ISBE prepares a report on law enforcement referral data collected from all Ill. school districts. The report includes data on student referrals to law enforcement, disaggregated by race and ethnicity, sex, grade level, whether a student is an English learner, and disability.
 - ix. According to 105 ILCS 5/2 3.162:
- x.School districts that are identified in the top 20% of any of the metrics for three consecutive years must submit a plan identifying its strategies to reduce the use of exclusionary disciplinary practices or racial disproportionality or both, if applicable.
 - xi.<u>ii.</u> The plan must be approved by the school board and posted on the district's website. Within one year after being identified, the school district must submit to ISBE and post on the district's website a progress report describing the plan's implementation and the results achieved.
 - b.c. If there are any red flags resulting from the data analysis, the discipline committee should meet to determine if there are comparably effective alternative practices or policies that would meet the school's stated educational goal with less of a burden or adverse impact on the disproportionately affected group.

Training

- 1. Annually train all District staff and school-based law enforcement on each of the following:
 - a. The District's discipline-related policies and procedures, including which behaviors fall into categories of misconduct defined therein so that there is consistency in application.
 - b. How to apply school discipline policies, procedures, and practices in a fair and equitable manner so as not to disproportionately impact students of color, students of a particular gender, students with disabilities, or at-risk students.
 - c. Effective classroom management strategies, recognizing that the removal of students from the classroom is to be used as a last resort.
 - d. How to engage students and support positive behavior, including through any PBIS program implemented in the District.
 - e. Classroom management techniques and resources available to staff who are having difficulty with classroom management.

- f. The role that school-based law enforcement is expected to play in the discipline process, including when it is or is not appropriate to refer a student to school-based law enforcement.
- 2. Make reasonable efforts to provide ongoing professional development to all District staff, school board members, and SROs on the requirements of 105 ILCS 5/10-22.6 and 105 ILCS 5/10-20.14, adverse consequences of exclusion and justice system involvement, effective classroom management strategies, culturally responsive discipline, trauma responsive learning environments, the appropriate and available supportive services for the promotion of student attendance and engagement, and developmentally appropriate disciplinary methods that promote positive and healthy school climates. 3

Notice

Annually notify students and parents/guardians of the District's discipline-related policies and procedures.

- 1. Use varied communication methods, such as student handbooks, District or school websites, posters, classroom instruction, assemblies, etc.
- 2. Ensure such notice is provided in an age-appropriate, easily understood manner.
- 3. Ensure such notice is provided in multiple languages.
- 4. Explain to students:
 - a. The District's discipline-related policies and procedures, including which behaviors fall into categories of misconduct.
 - b. Their particular school's discipline-related procedures and conduct codes, including which behaviors fall into categories of misconduct.
 - c. Behavior expectations.
 - d. Resources and support services available to students.

Collaboration with Law Enforcement

- 1. Annually train SROs on the District's discipline-related policies and procedures (if applicable).
- 2. Review the District's reciprocal reporting agreement⁴ with local law enforcement agencies to determine if revisions are necessary.

The footnotes should be retained.

³ 105 ILCS 5/10-22.6(c-5), amended by P.A. 103-896. See sample policy 2:120, *Board Member Development*, at f/n 9, for more information regarding 105 ILCS 5/10-22.6, 105 ILCS 5/10-20.14, and relevant sample policies to reference. See 105 ILCS 5/3-11(b), amended by P.A. 103-413, for the definition of *trauma-responsive learning environments*. The statute does not define *ongoing* or specify whether each group should receive training on all of the topics. As these are important matters, consult the board attorney for guidance.

⁴ Pursuant to 105 ILCS 5/10-20.14, amended by P.A. 104-430, school districts are to establish and maintain a parent-teacher advisory committee, whose duties include developing policy guideline procedures to establish and maintain a reciprocal reporting system between the school district and local law enforcement agencies regarding criminal and civil offenses committed by students. In consultation with stakeholders Development of Reciprocal Reporting Systems Guidance, developed by the III. State Board of Education (ISBE) in consultation with stakeholders, is available at: www.isbe.net/Documents/Reciprocal-Reporting-June-2025.pdf must draft and publish guidance for the development of reciprocal reporting systems by 7 1 25. Id., amended by P.A. 103 896. See sample administrative procedure 7:190-AP3, Guidelines for Reciprocal Reporting of Offenses Committed by Students.

3. Develop and enter into a memorandum of understanding (MOU) with local law enforcement agencies. The MOU should clearly define law enforcement's role in the District's schools. Follow an existing MOU and suggest modifications as the need arises. ⁵

Resources

School Climate and Student Discipline Resources: Know the Law (multiple guidance documents), at: https://www.ed.gov/teaching-and-administration/safe-learning-environments/school-safety-and-security/school-climate-and-student-discipline/school-climate-and-student-discipline-resources-know-the-law.

Dear Colleague Letter on Nondiscriminatory Administration of School Discipline, issued by the Civil Rights Division of the U.S. Dept. of Justice and the Office for Civil Rights of the U.S. Dept. of Education on 1-8-14 (no longer available on the U.S. Dept. of Education's website).

Note: This guidance document was rescinded by a joint *Dear Colleague* letter dated 12-21-18, at: www.ed.gov/sites/ed/files/about/offices/list/ocr/letters/colleague-201812.pdf.

Civil Rights Data Collection at: www2.ed.gov/about/offices/list/ocr/data.html?src=rt .

ISBE Data Analysis of Expulsions, Suspensions, and Truants by District at: www.isbe.net/Pages/Expulsions-Suspensions-and-Truants-by-District.aspx

The footnotes should be retained.

⁵ 105 ILCS 5/10-20.14(b), amended by P.A. 104-430, encourages school districts to create memoranda of understanding (MOU) with law enforcement agencies. Beginning 7-1-26, an MOU is required for any district that uses a school resource officer. 105 ILCS 5/10-20.68(a-5), added by P.A. 104-430. An MOU defines law enforcement's role in schools and describes the respective duties of a school district and local law enforcement agencies. Its purpose is to prevent confusion, decrease conflict, and promote school safety. MOUs vary by community because they are created through a collaborative process involving local school districts and local law enforcement agencies. For an example, see sample exhibit 7:190-E3, Memorandum of Understanding.