

A TECHNICAL GUIDE TO



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Assembly Bill 740 Summary

Sponsored by: Assemblymember Kevin McCarty, 7th Assembly District Co-Sponsors: Black Minds Matter Coalition, Children's Advocacy Institute, Children's Law Center, Legal Advocates for Children & Youth

Assembly Bill (AB) 740 was introduced in 2021 due to the low academic outcomes and higher rates of school discipline that youth in foster care face compared to their peers. Data reveals that students in foster care are suspended at a rate of 331% more than the statewide average, affecting their school attendance, due to missing class time.

High suspension and expulsion rates were the leading force behind the creation of this bill, as well as ensuring that students in foster care have "experienced advocates" who work to support this vulnerable population of students.

AB 740 requires local education agencies (LEAs) starting January 1, 2023, to provide written notification to a minor's education rights holder, attorney, county social worker or tribal social worker (if applicable). The bill provides a student in foster care's educational rights holder, attorney, county social worker and a child's tribal social worker and, if applicable, county social worker the same rights a parent or guardian of a child has to receive a suspension notice, expulsion notice, manifestation determination notice, involuntary transfer notice and other documents and related information.

The following documents are provided as a guide to enhance your forms to reflect the aforementioned changes in the notification requirement, per AB 740.

AB 740 NOTIFICATIONS

AB 740 requires LEAs (including Charter Schools) to send a written notification when a student in foster care is faced with:

- Suspension (includes an in-school suspension)
- Expulsion
- IEP meeting when a Manifestation Determination takes place
- Involuntary Transfer to a continuation school

Required parties that receive all rights a parent or guardian receives (including any documents and related information to the above mentioned incidences) are listed below.

Where to find this information:



01 - County Social Worker

Educational Passport System (EPS). If the information is not included, email the DCFS YES Inbox - youth.education.support@dcfs.lacounty.gov and they will provide the CSW information.



02 — Minor's Attorney

To find the student's attorney's name and phone number within Los Angeles County, call The Children's Law Center at 323-980-1700.



03 — Educational Rights Holder (ERH)

EPS stores JV 535 forms issued by the court, signifying a shift in the ERH. If this data isn't in EPS, send an inquiry to the DCFS YES Inbox -

 $\underline{youth.education.support@dcfs.lacounty.gov}.$

Please note, by sending an inquiry to the DCFS, YES inbox, this does NOT fulfill the notification process. The YES inbox, only provides information and will not forward onto the minor's CSW.



04 - Tribal Social Worker

This information comes from self-identification by the family or tribe.

Best Practice

If a parent needs to be informed, it's important to ensure that all the partie

EDUCATIONAL PASSPORT SYSTEM (EPS)

How to Access the Foster Youth Core Application in EPS

To access the EPS Portal visit https://epsportal.lacoe.edu. If you need access to the Foster Youth Core application, please contact your EPS Administrator. Click here to look up the EPS Administrator(s) for your district/charter school.

You may view a notification that a JV-535 has been uploaded for a student in EPS from the View Student - Details Tab and preview the first page of the form in the Foster Youth Core application. The Document Library application gives you access to view the entire uploaded JV-535 form.



AB 740 Foster Youth Discipline Notification

This document was created by the Los Angeles County Office of Education, Foster Youth Services Coordinating Program and the Los Angeles Children's Law Center of California in conjunction with the FYSCP Executive Advisory Council

Student :	Date of Birth:	Grade:	SSID #
School:	District:		
Date of Enrollment:	Special Education: Yes	No Section 504:	Yes No
History			
Total # of days previously suspended: Other means of correction used? Yes No			
If yes, please explain			
Disciplinary Action			
Date of Incident:	Start Date of Discipline:	Student can re	turn to school:
Type of Incident: In-school Su	spension # of periods:	Out-of-scho	ool Suspension
Manifestatio	on Determination Involuntary Transfer	Expulsion	Other
Incident details, including evidence:			
Did the student provide their acco	unt of the incident: If yes, when:	If no, why:	
Student's account of the incident or attach student incident report:			
Was law enforcement called in relation to the incident: Yes No			
Future Meetings or Hearings			
Manifestation IEP Suspension meetings Pre-expulsion hearing Expulsion hearing			
Date and time of meeting or hearing: Address of meeting or hearing:			
School Site and District Contact Information			
School Site Administrator:			6
District Foster Youth Ligison			•

January 1, 2023

RE: Request for Notices of School-Discipline Related Proceedings for Los Angeles County Foster Youth

This is to inform you and your Local Education Agency that Children's Law Center of California is the primary provider of representation for foster youth in Los Angeles County.

Pursuant to AB 1909 (2012) and AB 740 (2022), please provide our office notice of and an invitation to attend (if applicable) the following proceedings affecting any Los Angeles County foster child in your school/district:

- Any suspension, including in-school suspensions for more than one class (as required by California Education Code §§ 48911.1(d) and 48911(d)).
- Any meeting to determine whether a suspension will be extended until the district's governing board has made a decision on an expulsion recommendation (as required by California Education Code § 48911(g)).
- Any expulsion hearing (as required by California Education Code § 48918.1(a)). Notice should be provided at least 10 calendar days before the date of the hearing.
- 4. Any meeting of an Individualized Education Program team to make a manifestation determination decision (as required by California Education Code §48915.5(d)).
- Any involuntary transfers (as required by California Education Code § 48432.5(b)). Notice should provide opportunity to request a meeting with the designee of the district superintendent before the transfer.
- For charter schools, any plans to involuntarily remove (disenroll, dismiss, transfer, or terminate) a
 foster child. Notice must be provided no less than 5 schools days before the effective action (as
 required by California Education Code § 47605(c)).

Please use the following contact information for any notifications and invitations:

Children's Law Center of California 101 Centre Plaza Dr. Monterey Park, CA 90041 (323) 980-1700 educationnotice@clcla.org

If you have any questions or concerns, please contact us by telephone or email.

ACKNOWLEDGEMENTS

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- Children's Law Center of California (Los Angeles)
- Los Angeles County, Department of Children and Family Services Education Unit
- · Alliance for Children's Rights
- Foster Youth Services Coordinating Program, Technical Assistance Program
- · LACOE'Child Welfare and Attendance

Mission:

To facilitate collaboration and build capacity in order to maximize the educational success of students in foster care.

Children's Law Center fights to ensure the well-being and future success of our clients through a multi-disciplinary, independent and informed approach to advocacy. A powerful voice for foster youth fighting for family reunification, permanence, educational opportunity, health and mental health services, self-sufficiency and overall well-being, we're working toward local, statewide and national policy change and child welfare system reform

Please visit our website at www.clccal.org for more information.







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<u>Click here</u> to learn more about the Foster Youth Services Coordinating Program.

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