

Richmond School District Policy
Children of Divorced/Separated Parents and
Parents Not Sharing the Same Household

Policy #: 491

The District recognizes the importance of parent participation and involvement in the education of their children. When parents are involved in a legal action affecting the family such as divorce or legal separation, it is important for the District to have the information necessary to make appropriate decisions regarding their child(ren)'s educational program and parent involvement in the schools.

The District shall maintain neutrality between parents who are, or have been, involved in a legal action affecting the family, unless otherwise directed by a court order or other legally binding document. It is the responsibility of a student's parent(s) to notify the principal of any court document restricting a parent's rights. Upon receipt of such document, the principal shall:

- inform classroom teachers and other staff, as appropriate, of any restrictions placed on a parent's access to a student,
- access to a student's school records, or
- ~~access to participation-participate~~ in school-related activities.

The parent of any student enrolled in Richmond School may be provided all report cards, notices of school activities, disciplinary reports, conference appointments or summaries, or other student records, unless otherwise expressly curtailed or restricted by a provision of a court order or other legally binding document that has been provided to the District. The parent may participate in all school activities related to their child, including conferences, unless a court order or other legally binding document provides otherwise. The school generally will conduct only one conference meeting for parents at appropriate times in which both parents of a student will be permitted to participate. Exceptions may be permitted as agreed to by school personnel.

A student enrolled in the District may be released from school to either parent, unless a court order or other legally binding document has been provided to the District that prohibits such a release. The building principal or designee shall not allow a parent to remove a student from school if the school has been notified that the parent has been denied periods of physical placement with the student. If such parent requests to remove his/her child from school during the school day, or takes other action to do so, local law enforcement authorities shall be contacted immediately by the building principal or designee.

Each parent is individually responsible for observing his/her respective parenting rights, obligations, and restrictions in all of the parent's interactions with the District. As a general rule, if one parent believes that the other parent is acting in a manner that is inconsistent with such rights, obligations, or restrictions, his/her primary method of obtaining recourse is to seek enforcement of applicable laws, court orders, and applicable agreements by involving law enforcement and/or the courts. Further, if parents disagree with one another about their respective rights, obligations, or restrictions, it is the responsibility of the parents to obtain appropriate clarifications of, or modifications to, any applicable agreements or court orders through the family court system.

Parents of students enrolled in District schools shall be informed of this policy via student and parent handbooks or through other appropriate means as determined by the building principal.

Legal References:

Wisconsin Statutes

Section 118.125(2)(m) [access to student records by parents denied periods of physical placement]

Section 767.41 [child custody and physical placement]

Section 767.41(7) [parent access to records]

Federal Laws

Family Educational Rights and Privacy Act [parent rights regarding access to educational records]

Cross References:

[Insert appropriate cross references to the policy as applicable to your district.]

Adoption Date: