

AB 740: Foster Youth Suspension and Expulsion

AB 740 made significant changes to LEA notification requirements that apply to disciplinary actions when a student in foster care is involved. Effective January 1, 2023, a foster child's educational rights holder, attorney, county social worker, and an Indian child's tribal social worker, if applicable, shall have 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 LEA AB 490 Foster Care Liaison is tasked with this notice requirement. Probation officers are not included in the notice requirements.

In order to assist with the new noticing requirements, Tulare County Child Welfare Services and Tulare County Counsel have agreed to have one designated person for each of these organizations and this person will make sure the notice gets to the correct social worker and attorney.

****This new notification process is in addition to notifying the Educational Rights Holder****

- To notify the attorney:
Allen Law
805 W. Main St
Visalia CA 93291
559-627-3855
office@allenlaw.org
- To notify the Child Welfare Services Social Worker:
Randy Coombs
6330 S. Mooney Blvd, Suite 104
Visalia CA 93277
559-687-6849
rwcoombs@tularecounty.ca.gov
- OPTIONAL: To notify the Foster Youth Services Coordinating Program:
dreamteam@tcoe.org

By noticing the attorney and Child Welfare Services Social Worker for any disciplinary action involving a foster youth, the LEA will be fulfilling the new noticing requirements brought about by AB 740.

[Link to AB 740](#)

[Fillable AB 740 Form](#)