School Attendance Review Board

A Road Map for Improved School Attendance and Behavior

Prepared by the State School Attendance Review Board (State SARB)

Published by the San Bernardino County Superintendent of Schools (SBCSS)

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Acknowledgements

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<td>Lois L. Baer</td>
<td>Deputy District Attorney, Santa Clara County</td>
<td>California District Attorneys' Association</td>
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<tr>
<td>Cami Berry</td>
<td>Director, Safe Schools Unit, Riverside County</td>
<td>Member-at-large</td>
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<td>Jennifer Bunshoft</td>
<td>Deputy Attorney General, California Department of Justice</td>
<td>Department of Justice</td>
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<tr>
<td>Linda Calvin</td>
<td>Associate Director, Pupil Services, Conejo Valley Unified School District</td>
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<td>Ann Maura Cervantes</td>
<td>Assistant Director, Student Services and School Attendance Department, Clovis Unified School District</td>
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<tr>
<td>Hedy Chang</td>
<td>Director, Attendance Works</td>
<td>Chronic Absence and Attendance Partnership</td>
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<tr>
<td>Tony Chillemi</td>
<td>Probation Officer/Youth Supervisor, Sutter County</td>
<td>Sutter County Probation</td>
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<tr>
<td>Jane Claar</td>
<td>Coordinator, Child Welfare Attendance, Twin Rivers Unified School District</td>
<td>California Association of Supervisors of Child Welfare and Attendance, Delta Sierra Section</td>
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<tr>
<td>Ray Culberson</td>
<td>Director, Youth Services, San Bernardino City Unified School District</td>
<td>Large Unified School District</td>
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<tr>
<td>Grace Espindola</td>
<td>Coordinator, Intervention and Prevention Programs</td>
<td>Sutter County Office of Education</td>
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<tr>
<td>Steven Fraire</td>
<td>Coordinator, Child Welfare and Attendance and School Safety, San Diego County Office of Education</td>
<td>Southern California Child Welfare and Attendance</td>
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<tr>
<td>Jennifer Garcia</td>
<td>Program Manager, SARB/Homeless Education, Los Angeles County Office of Education</td>
<td>Los Angeles County Office of Education</td>
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<tr>
<td>Sherman Garnett</td>
<td>Coordinator, Child Welfare and Attendance, San Bernardino County Superintendent of Schools</td>
<td>California Association of Supervisors of Child Welfare and Attendance</td>
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<tr>
<td>Sheri Hanni</td>
<td>School Attendance Review Board Coordinator, Butte County Office of Education</td>
<td>Small County Offices of Education</td>
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<tr>
<td>Lindy Khan</td>
<td>Academic Administrator, Contra Costa County Office of Education</td>
<td>County Office Administrators</td>
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<tr>
<td>Tad Kitada</td>
<td>School Social Worker, retired</td>
<td>Member-at-large</td>
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<tr>
<td>David Kopperud</td>
<td>State SARB Chairperson, Education Programs Consultant, Student Support Programs</td>
<td>California Department of Education</td>
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<tr>
<td>Brian Lee</td>
<td>Deputy Director, Fight Crime Invest In Kids, California</td>
<td>Chronic Absence and Attendance Partnership</td>
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<tr>
<td>Michael Lombardi</td>
<td>Student Support Services</td>
<td>Placer County Office of Education</td>
</tr>
<tr>
<td>Jane Marie Loomis</td>
<td>Principal, Sierra High School, Tahoe Truckee Unified School District</td>
<td>Rural SARBS</td>
</tr>
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<tr>
<td>Jeni Mendel</td>
<td>SARB Chairperson, Grossmont Union High School District</td>
<td>High School District</td>
</tr>
<tr>
<td>Hector Molina</td>
<td>Coordinator of Child Welfare and Attendance</td>
<td>Woodland Joint Unified School District</td>
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<tr>
<td>Jill Montbriand</td>
<td>Counselor</td>
<td>Rio Americano High School</td>
</tr>
<tr>
<td>Monica Nepomuceno</td>
<td>Education Programs Consultant, School Mental Health Service Programs</td>
<td>California Department of Education</td>
</tr>
<tr>
<td>Barbara Owens</td>
<td>Teacher, Tamalpais Union High School District</td>
<td>California Federation of Teachers</td>
</tr>
<tr>
<td>Jan Passama</td>
<td>Community and Legal Liaison, Alameda County Office of Education</td>
<td>County Offices of Education/Child Welfare and Attendance</td>
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<tr>
<td>Ruth Person</td>
<td>School Nurse, San Juan Unified School District, Retired</td>
<td>California School Nurses Organization</td>
</tr>
<tr>
<td>Barbara Pomerantz</td>
<td>Administrator, Educational Options, Student Support, and American Indian Education Office (EOSSAIEO)</td>
<td>California Department of Education</td>
</tr>
<tr>
<td>Michael Richards</td>
<td>Teacher, San Bernardino City Unified School District</td>
<td>California Teachers Association</td>
</tr>
<tr>
<td>Agnes Ruszkowski-Murray</td>
<td>Deputy District Attorney</td>
<td>San Bernardino County District Attorney's Office</td>
</tr>
<tr>
<td>Kathy Rabun</td>
<td>Vice President, Community Concerns</td>
<td>California State Parent Teacher Association</td>
</tr>
<tr>
<td>Dan Sackheim</td>
<td>Education Programs Consultant, Community Day Schools, Opportunity Education, and Diploma Plus programs</td>
<td>California Department of Education</td>
</tr>
<tr>
<td>Larry Searles</td>
<td>Riverside County Law Enforcement Deputy</td>
<td>Law Enforcement Officers</td>
</tr>
<tr>
<td>Brad Strong</td>
<td>Senior Director, Education Policy, Children Now</td>
<td>Chronic Absence and Attendance Partnership</td>
</tr>
<tr>
<td>Nancy Sullivan</td>
<td>Deputy Operations Officer</td>
<td>California School Information Services</td>
</tr>
<tr>
<td>James Tate</td>
<td>Consultant, Student Services and School Attendance Department, Clovis Unified High School</td>
<td>High School Attendance Supervisors</td>
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<td>Joe Taylor retired</td>
<td>Retired administrator</td>
<td>California Association of Supervisors of Child Welfare and Attendance</td>
</tr>
<tr>
<td>Frank Valadez</td>
<td>School Counselor/District Attendance Officer, retired</td>
<td>Attendance Collaborative for Educational Success</td>
</tr>
<tr>
<td>Browder Willis</td>
<td>Superior Court Judge, San Diego County</td>
<td>Member-at-large</td>
</tr>
<tr>
<td>Jackie Wong</td>
<td>School Health Education Consultant, Foster Youth Services</td>
<td>California Department of Education</td>
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Edited by Jan Flanery Cauble and David Kopperud
Technical assistance provided by Darice Barefield, Julie Bloomquist, Cynthia Crowl, Ramona Hoffman, and Vicki Perez
Chapter 1: **Foundation of the SARB Process:**
Effective leadership creates the vision for high expectations, community partnerships, quality resources, and caring relationships. This chapter underscores the goal of an effective SARB, which is to provide the support pupils need to succeed in school. It also offers definitions of key attendance terms.

Chapter 2: **Prevention: The Best Solution:**
One of the most important aspects of a model SARB is its potential to promote early intervention to build a culture of attendance throughout a school. Prevention efforts increase average daily attendance and the percentage of pupils attending school at least 95% of the time, reducing costs associated with referrals to SARB meetings.

Chapter 3: **Early Identification:**
Early identification of pupils experiencing poor school attendance and/or school behavior problems is crucial to dropout prevention. Establishing an automated system for early identification is essential to ensure that no student is overlooked.

Chapter 4: **School Site Interventions:**
The SARB process includes site-level interventions that pupils and families recognize as supportive rather than punitive or judgmental. These interventions help the pupils and families select services and resources to address school attendance and/or behavior problems.

Chapter 5: **SARB Procedures:**
Accurate and current school attendance and/or pupil behavior data drive the procedures of a model SARB. Data analysis leads to appropriate referrals to SARB and provides the foundation for establishing long-range goals for improving school attendance and graduation rates. Effective case management, including pupil/family monitoring and follow-up after SARB, is required to ensure that SARB directives have been followed.

Chapter 6: **Mediation Programs:**
These programs work in collaboration with the legal community to enforce the compulsory education law. The panel must include a law enforcement representative who participates in SARB decisions, policies and practices.

Chapter 7: **Enforcement of Compulsory Education Laws:**
SARB’s challenge is to identify pupils who have attendance problems and link the pupils and their families to all appropriate school and community resources. Effective SARBs collaborate with law enforcement, the judicial system, and the schools to enforce the compulsory education laws if SARB directives are continually and willfully disregarded.

Chapter 8: **Frequently Asked Questions (FAQs):**
Answers are provided to many of the basic questions often asked by school officials and SARB members.

Chapter 9: **Community Resources:** Many resources are available in California to assist local or county SARBs, students, and families.
Appendix A: **Sample Forms**
Model SARBs use a variety of forms, letters, and other documents to seek involvement and collaboration of families to ensure the success of all children.

Appendix B: **California Statutes and Regulations**
Regulations from the state’s Education Code, Government Code, WIC, Vehicle Code, Labor Code, and Family Code are frequently used by SARBs to ensure compliance with California’s compulsory education laws. Although it is sometimes necessary for the SARB to direct the school district to make and file criminal complaints, SARBs should first attempt to build adequate bridges between school and family.

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Preface

In California, students with poor attendance or behavior are dropping away from school in alarming numbers. Quick and effective action is needed to reverse this trend. The School Attendance Review Board (SARB) process is a systematic, collaborative approach to meeting the needs of pupils with school attendance or school behavior problems. As demonstrated by the model SARBS, the SARB process has great potential to promote understanding by students and their parents or guardians of the importance of regular attendance throughout a student’s educational career, beginning with school entry.

The Review Boards are a tool to provide school and community leaders with intensive guidance and coordinated community services to meet the needs of students with persistent attendance or behavior problems in school. The challenge of overcoming the state’s dropout epidemic involves helping districts and communities build a culture of attendance. By identifying attendance and behavior problems at an early stage, schools can assist students and families with these problems before they escalate. In developing the SARB process, the California State Legislature intended to empower collaborative panels that would work at both the district and county levels to develop new ways of coordinating school, community, and home efforts.

The State Superintendent convenes the State SARB quarterly as required by the Education Code to provide strategies to school personnel and community leaders with strategies for early prevention and highly intensive interventions. In keeping with his mission to improve graduation rates, reduce dropout rates and close the achievement gap, State Superintendent of Public Instruction Tom Torlakson has encouraged school districts and county offices of education to address chronic absenteeism and develop model SARBS.

This revision of the SARB Handbook supports this effort by informing school districts and county offices about how to implement SARB programs that promote regular attendance and higher graduation rates. Effective SARB interventions can help support students and families adjust to their school and commit to completing the student’s education.

The SARB Handbook presents effective practices for improving student attendance and behavior and provides guidance and practical tools for those involved in the SARB process. In the following pages, it outlines the best practices to improve attendance and increase high school graduation rates.

This handbook is a living document. Updates will be posted on the San Bernardino Superintendent of Schools’ Web site, which also can be accessed from the California Department of Education’s School Attendance Review Board Web page at http://www.cde.ca.gov/ls/ai/sb/.
A SARB Scenario

Diagnosing the Cause of an Attendance Problem

A sixteen-year-old student was referred to SARB for excessive absences at the end of the first semester of the school year. After three attendance letters had been mailed to the home, a School Attendance Review Team (SART) meeting was held; the mother did not attend.

Following the SART meeting, absences in certain classes continued. A referral was then made to SARB. When the pupil and her mother arrived at the SARB meeting, which was located up a flight of stairs, members noticed the pupil limping and in obvious discomfort when she entered the room. When asked about this, she stated her hips were often sore, but the family had no medical insurance to pay for treatment. When asked about her daughter’s condition, the mother said her daughter had some hip problems when she was a baby, but was treated before entering preschool.

Attendance records revealed a pattern of absences occurring at the same time during each school day. Further questioning revealed that it hurt the girl too much to go back and forth across a very large campus that included classrooms on the opposite side of a street. We encouraged her to go to a free clinic sponsored by a local hospital and stated we would meet in about a month to check on her progress. In the meantime, we asked the school to change her schedule so she did not have to go back and forth across the street.

When the pupil returned to meet with the SARB, there was a definite improvement in her walking ability. Her mother stated that her daughter had started on medicine for juvenile rheumatoid arthritis and was feeling much better. Her attendance was better as well. The school developed a 504 Accommodation Plan to support the student, and she has since graduated.

In such cases, the best approach would be to have someone talk with the student to find out the underlying cause for the absences, so that appropriate responses and an ultimate solution can be found, without the need for attendance letters or formal action. If this is not possible, the SARB hearing can become an opportunity to discover the underlying causes of the attendance problem by observing the student, asking appropriate questions, and developing a rapport with the student and family.
Why Examining Data Matters

While gathering data for its annual SARB report, a modest-sized California school district decides to use an expanded SARB report to calculate the number and percentage of pupils missing 10 percent or more of school. The district discovers that nearly 25 percent of its kindergarten pupils have missed 10 percent or more of the days they have been enrolled for that year – the rate defined as chronic absence.

The district is surprised to learn that kindergarten absence levels are even higher than that of ninth-graders, who have the second highest levels of chronic absence – 23 percent.

While the aforementioned scenario is hypothetical, it represents a troubling reality. Research now suggests chronic absence in kindergarten can have an adverse effect on reading by third grade – especially if it persists into first grade.

A less severe scenario was discovered in the San Francisco Unified School District (SFUSD), as shown in the graphs below. By looking at its data, the district discovered that chronic absences affected about 14% of the district’s kindergarteners.

(Graphs provided courtesy of Claudia Anderson, San Francisco Unified School District)
San Francisco Unified also discovered that calculating chronic absence helped to identify additional children, especially in the early grades, who were academically at risk due to poor attendance, but were not detected if the district monitored only truancy.

Many California districts are likely to be faced with data similar to that of SFUSD—or perhaps even to that in the hypothetical scenario. Interventions can improve the attendance of kindergarteners and ninth-graders. Such efforts could include: 1) offering classroom incentives for pupils who have perfect attendance each week; 2) educating parents and pupils about the importance of attendance and the adverse consequences of chronic absence for third-grade reading and high school graduation; and 3) using early individualized outreach efforts to help chronically absent pupils get to school.

Data gathered throughout the student population may reveal the presence of two common barriers: 1) lack of access to health care—especially for children with asthma; and 2) lack of safe paths to school and reliable transportation. In response, districts can partner with city agencies to identify community resources that can be reallocated to address these needs.

Over time, schools which are most diligent about implementing intensive efforts will experience increases in student attendance, which also provides more available funding to help cover the costs of prevention and intervention activities.

An evaluation of disaggregated suspension and expulsion data also may reveal that a high rate of suspension among particular subgroups contributes to chronic absence in a school. In that case, the solution might include professional development that encourages less exclusionary disciplinary practices or the establishment of a supervised suspension classroom pursuant to *Education Code* Section 48911.1.

If data is available from the California Healthy Kids/School Climate/Parent Surveys (Cal-SCHLS), that data also could be helpful in determining if school climate is having a negative impact on school attendance. For example, addressing a school bullying problem on campus could improve school attendance.

State Superintendent Tom Torlakson recognized the need to examine chronic absence data in his Chronic Absence Forum on May 19, 2011: [http://www.cde.ca.gov/nr/sp/yr11/yr11sp0519.asp](http://www.cde.ca.gov/nr/sp/yr11/yr11sp0519.asp) When chronic absenteeism is identified, SARBs must take the lead in examining available data, finding the causes, and ultimately developing appropriate interventions.
Definitions of Key Attendance Terms

**Average Daily Attendance (ADA):** This is commonly understood as the percentage of pupils who typically attend class each day, calculated by dividing the number of pupils present by the total number of enrolled pupils. However, in California, ADA also refers to the formula used to determine how much funding a school district should receive from the state. In this case, total ADA is defined as the total days of student attendance divided by the total days of instruction during which the student is enrolled.

**Chronic Absentee:** A student absent on 10 percent or more of the days, calculated by dividing total absences by the total number of school days the student is enrolled during the school year. Unlike truancy, this measure includes all absences – including excused absences – and assumes all excessive absence impedes learning. (EC Section 60901[c][1])

**Truant:** Any pupil subject to compulsory full-time education or compulsory continuation education who is absent from school without a valid excuse three full days, or tardy or absent for more than any 30-minute period during the school day without a valid excuse on three occasions in one school year, or any combination thereof, is a truant and shall be reported to the attendance supervisor or the superintendent of the school district. (EC Section 48260[a])

**Habitual Truant:** Any student is deemed a habitual truant who has been truant three or more times per school year. However, this designation can only be made following a conscientious effort by an appropriate district officer or employee to hold at least one conference with a parent or guardian of the student. In addition, notifications as required by EC Section 48260.5 must be sent to parents through the most cost-effective means possible which may include electronic mail or a telephone call. (EC Section 48262)

**Chronic Truant:** Any pupil subject to compulsory full-time education or to compulsory continuation education who is absent from school without a valid excuse for ten percent or more of the school days in one school year, from the date of enrollment to the current date, is deemed a chronic truant, provided that the appropriate school district officer or employee has complied with EC sections 48260, 48260.5, 48261, 48262, 48263, 48291, and EC Section 48263.6

See Appendix B for complete text of referenced CA Education Code sections
Chapter 1
Foundation of the SARB Process

While there are many factors that contribute to success in school, one truth resonates: regular school attendance and appropriate school behavior are required to ensure that all pupils graduate. Poor school attendance and/or inappropriate school behavior are warning signs that interventions are needed. When there is no consistent warning system in place to initiate early interventions, pupils often become more and more disengaged until they disappear from the school environment entirely, or are expelled.

The SARB legislation (Education Code [EC] Sections 48320–48325) was enacted in 1976 by the California State Legislature to establish panels that would develop effective ways to address the statewide dropout problem. A model SARB coordinates three phases of work: 1) prevention efforts to motivate good attendance and behavior; 2) early identification of chronic absence, truancy and/or behavior issues; and 3) interventions with pupils and families when attendance or behavior issues are severe or entrenched.

When parents or others continually and willfully fail to respond to SARB directives related to school attendance, the SARB ensures that compulsory education laws are followed. SARB members direct truant or reluctant pupils and their parents or guardians to use available school and community resources. The SARB is mandated to refer pupils and their parents or guardians to the court system when SARB directives are not followed (EC Section 48290).

The high dropout rate in many California high schools has been a major concern for many years. Recently, the focus on the dropout rate has been highlighted by using Statewide Student Identifiers (SSIDs) and specific exit/withdrawal codes to classify pupils according to the specific reasons or circumstances for their departure from school. SARBs are now able to use student-level data to determine more accurately how many pupils graduate, how many drop out before graduating, and why these pupils leave school. The state, county, and local SARBs must use this powerful new information to develop strategies to prevent pupils from dropping away from and eventually out of school, and to ensure that more pupils graduate from high school.

SARBs are uniquely equipped to focus on student-level data, both to identify individual students and to identify patterns within a school. This allows mentors to address attendance and/or behavior issues through school interventions as well as collaboration with community service providers, law enforcement, and the judicial system.

In order to avoid losing pupils, SARB strategies for school attendance and behavior improvement should include three elements: 1) early prevention of school problems; 2) early identification of individuals with school problems; and 3) appropriate interventions. Each element calls for SARBs to develop strategies based on student-level attendance and behavior data in the school and district. All three elements work together strategically to reinforce the importance of regular attendance and appropriate school behavior.
Chapter 2
Prevention: The Best Solution

The diagram below illustrates the relationship between the number of pupils served by SARB strategies and the cost of these services:

- Prevention costs the least and reaches the largest number of pupils
- Early identification costs more than prevention and serves fewer pupils
- Intervention costs the most and serves the smallest number of pupils

<table>
<thead>
<tr>
<th>Prevention</th>
<th>Early Identification</th>
<th>Intervention</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fewest Dollars $</td>
<td>More Dollars Spent $$$$</td>
<td>Most Dollars Spent $$$$$$$$$$$</td>
</tr>
<tr>
<td>Most Students Served</td>
<td>Fewer pupils Served</td>
<td>Smallest number Served</td>
</tr>
</tbody>
</table>

Diagram courtesy of Tad Kitada, Placer County Office of Education

The SARB process impacts all three areas. The following chapters detail the continuum of the SARB process.
The SARB process begins with prevention, the most cost-effective way to increase school attendance. Prevention activities also create connections to school, promote school safety, and set high expectations for accountability, all of which are essential to positive academic outcomes.

Research shows that kindergarteners who are chronically absent (missing 10 percent or more of days enrolled during the school year) can start to fall behind academically. Children who are chronically absent in both kindergarten and first grade are much less likely to read proficiently by third grade, when reading becomes essentially to success in all academic subjects. Chronic absence especially affects low-income children who do not have the resources to make up for time lost in the classroom. Among middle and high school pupils, poor attendance is one of the key early warning signs that a student is becoming disengaged from school and is at high risk for dropping out.

Unfortunately, although teachers take roll every day, many schools and districts in California currently do not know if they have a problem with chronic absenteeism. Schools generally focus on ADA figures and track truancy when children miss school due to unexcused absences. Both can mask chronic absence. For example, even in a school of 200 pupils with 95 percent average daily attendance, 30 percent (or 60) of the pupils could be missing a month of school over the course of the school year. It all depends whether absences are due to most pupils missing a few days, or whether excessive absences are occurring among a small, but significant minority of pupils. At the same time, truancy figures can miss chronic absence, especially among young children who typically do not stay home without the knowledge of an adult who can call in an excuse.

Prevention starts with adoption of an effective, focused school board attendance policy that includes procedures for identification of attendance problems and constructive intervention well before the first formal SARB meeting with a student and his or her family is scheduled. The policy must reflect the philosophy that regular school attendance is critical. The policy and accompanying administrative regulations must include a formal means for recognizing good attendance and holding schools accountable for attendance rates. A sample attendance supervision policy is located in the Appendix of this handbook.

A model board policy and administrative regulations should:

- Establish county or district SARBs, and acknowledge their role in preventing and addressing attendance and/or behavior problems, as well as coordinating community efforts.

- Allocate resources to attendance, including establishing Child Welfare and Attendance supervisors, community outreach, and a SARB.


- Establish overall district and school goals for improving attendance and reducing chronic absence and truancy.
Encourage development of a comprehensive and tiered approach to promote attendance by combining universal strategies that build a culture of attendance with early identification and targeted interventions.

Encourage the collection of attendance data and analysis (including levels of chronic absence, truancy and chronic truancy) across schools, grades, and student sub-populations.

Set a time frame for clearing absences.

Set limits on the number of absences allowed before medical verification is required.

Define the process for verifying absences due to illness; quarantine; medical, dental, optometric or chiropractic services; attending funeral services; jury duty; illness or medical appointment of a student’s child; justifiable personal reason; or serving as a member of a precinct board.

Specify a uniform time frame and format for all schools in the district for notifying parents of absences.

Support the identification of pupils at risk due to chronic absence (missing 10 percent or more of school for any reason over the course of an academic year).

Recognize pupils who have excellent and improved attendance.

Require schools with unusually high levels of chronic absence to develop plans for how they will improve attendance.

Provide a process for receiving feedback on the impact of the SARB process on attendance, such as a school board member receiving periodic reports from the SARB.

Consider alternatives for recovering lost attendance, such as establishing a mandatory weekend program for habitual truants pursuant to EC Section 48262.

Other elements of prevention include school-based activities that encourage a high rate of attendance, such as an attendance awareness month, teachers’ and administrators’ high expectations for attendance, recognition of pupils and classrooms that demonstrate high attendance rates, and an analysis of classrooms, student subpopulations, and schools with low attendance rates. A list of prevention strategies also would include prompt notification of absences in the parents’ home language, special field trips or prizes for perfect or improved attendance, and counseling for truants.

The SARB process also acknowledges the role of a positive school culture that is safe, secure, supportive, and peaceful. Good attendance rates are closely correlated to a positive school climate and a student’s connection to school. Factors such as bullying, harassment, intimidation, victimization, or discrimination negatively impact school attendance.
Each school is required to annually update its comprehensive school safety plan (EC 32282). This plan must include a school site committee that addresses the prevention of bullying, cyberbullying, sexual harassment, drug and alcohol use, gang involvement, and other negative behaviors. Conversely, the committee and plan also should address factors that support the resilience of pupils as identified in the California Healthy Kids, Resiliency, and Youth Development Manual.

The safety strategies described in the plan promote school attendance by creating environments where pupils feel safe. Other strategies include increasing connections to school by offering a variety of extracurricular and student club activities, academic supports such as tutoring, and after school programs and service-learning. A key part of prevention is the development of a welcoming school climate for pupils, parents, and the community. Possible strategies to encourage parents to partner with the school on attendance and/or behavior issues include:

- Offering cross-age teaching or adult mentoring
- Developing an effective communication system through attendance cards, parent portals, or automated calling systems for emergencies/attendance
- Conducting orientation meetings for parents and other adults who care about the pupil where attendance and/or behavior is discussed
- Including high expectations for attendance and behavior in the student handbook
- Providing interpreters for meetings
- Ensuring that documents and signs are in multiple languages for families from linguistically diverse backgrounds
- Establishing education programs for parents and other key adults to encourage them to come to the school

Central to prevention in the SARB process is school leadership. School site and district leaders must commit to the creation of a culture of positive attendance. This culture should be about the overall welfare and success of pupils, rather than just focusing on school revenue and average daily attendance (ADA). School leadership:

- Welcomes pupils, staff, and the community to school (Example of welcome letter available in Appendix A)
- Requires staff to take accurate daily attendance
- Holds staff accountable for classroom attendance
- Regularly reviews attendance and chronic absence data to identify at-risk pupils and identifies troubling patterns that require programmatic solutions.
- Encourages staff to call absent pupils with, “We missed you” and “We care” messages
● Expects staff to have positive attendance
● Praises regular attendance of pupils and staff
● Arranges for trainings related to bullying and harassment
● Intervenes immediately when any bullying, harassment, or other violations of discipline policy and procedures occur
● Arranges for professional development related to cultural competency
● Arranges for professional development that encourages asset-based approaches to behavioral intervention and the reduction of exclusionary disciplinary practices, such as suspensions and expulsions
Chapter 3
Early Identification

From the time a student enters kindergarten, schools must work proactively to educate parents about the importance of having their child in school every day and on time. Because kindergarten is not compulsory until the age of six, parents may think regular attendance is not important. Many parents are unaware of research showing that chronic absence, especially if it persists into first grade, can adversely affect a child’s ability to succeed in school.

Parents need to understand their role in establishing a pattern of regular school attendance. Recommended practices include making parents feel welcome through frequent communications, such as meetings, student bulletins, and letters. Parents also need to be aware there are legal consequences for noncompliance.

Schools are in a key position to identify children with behavior and/or attendance concerns. Because early symptoms can lead to more serious problems later on, it is important that prevention strategies be implemented in the early years. A system should be in place for preventive work to begin immediately upon enrollment and should include intensive casework for irregular attendance and/or noticeable behavior issues. If possible, schools should develop partnerships with community agencies that can help pupils and families address the challenges that may be causing poor attendance.

It is important to use multiple measures to monitor attendance. Especially in early grades, monitoring chronic absence (missing 10 percent of school for any reason) helps identify children who are missing for extended periods of school, but are likely with their parents when it is happening. Monitoring truancy (pupils missing school three times without a valid excuse, or being late to class three times for more than 30 minutes) is better for helping identify older pupils whose parents may not be aware the pupils are missing school. Monitoring chronic or habitual truancy helps identify pupils who are at serious risk when skipping school has become a habit.

School site attendance and administrative personnel should monitor pupils’ records and behavior frequently and should initiate appropriate intervention strategies as needed to address attendance or behavior patterns. Any intervention should focus on student and family strengths to help them assume responsibility for their behavior.

While unexcused absences tend to receive the most attention, excessive excused absences and/or tardies from school also are an important consideration in a school’s attendance program. School staff must follow state regulations and local board policy to determine whether absences and/or tardies are excessive, watching for patterns of irregular attendance, such as absences on Mondays and Fridays, exam days, certain class periods, the beginning of the school day, and the time before or after lunch.

Common reasons for class avoidance may include health complaints, learning disorders, bullying, peer conflicts, substance abuse, anxiety, depression, or other emotional issues.
If it is determined that a student has a chronic health condition, the school district may use a chronic illness form. This form requires the treating physician to provide a diagnosis and list symptoms that may or may not require another doctor's visit, but would require the student to remain home from school. Avoiding school could be an indicator of an undetected health condition or learning disability. This may require a referral for development of a Section 504 Accommodation Plan or Individualized Education Plan (IEP), following assessment by school specialists.

Each school district should have a Board policy with administrative regulations that address excessive absences due to illness. Many districts use a 10 percent rule/policy that a student who accrues absences due to illness, equal to or surpassing ten percent of the school days since enrollment that school year must have each subsequent absence verified by a physician, school nurse or other school personnel. Absences must then be cleared daily, unless other arrangements are made with the school principal or designee. Additional absences are recorded as unexcused, if the student fails to provide verification from the physician, school nurse or other school personnel. (See California Code of Regulations, Title 5, Section 421 in Appendix B.)

The decision to place a student under the requirement of the 10 percent absence verification policy, or to remove the student from its requirements before the school year ends, will be left to the discretion of the school principal.

School personnel need to be alert to warning signs of possible mental health issues, learning disabilities, or signs that a student may have been abused. The symptoms may be temporary or may indicate the need for in-depth attention. Common symptoms requiring further assessment include the following:

- Difficulty in learning and failure to achieve
- Defiance of authority
- Excessive sensitivity to criticism
- Withdrawn behavior, nail-biting, frequent crying, constant tension or fears of unknown origin
- Frequent emotional outbursts, temper tantrums or obstinate behavior
- Extreme restlessness or impulsivity
- Speech, hearing, or vision difficulties
- Excessive dependence on adults, or anxiety at being separated from parents
- Immaturity, poor peer relationships
- Unhappiness or depression
- Frequent disruptive and/or aggressive behaviors in class
● Sleeping in class, disheveled appearance, or poor hygiene

● Bruises or evidence of physical trauma

● Sensitivity to being touched by another person

● Other mental health symptoms

School personnel should have ongoing training for early identification of behavior and/or attendance concerns to ensure that action can be taken quickly. These early efforts comply with the legislative intent for intensive guidance and coordinated community services to meet the needs of pupils with school attendance or behavior problems.
Chapter 4
School Site Interventions

Schools should have a site-level guidance team, such as a Student Success Team (SST) or a School Attendance Review Team (SART) that attempts to resolve a student’s behavior and/or attendance problems with the student and parent, guardian, or caregiver. In addition, each school district should develop school site strategies and identify appropriate community support services for pupils and their families.

Schools and SARBs have many options for addressing attendance or behavior issues. Together, they can find the most appropriate solution for each student and family. Schools need to explore their possible options before involving a SARB, but a SARB is an invaluable aid in suggesting or enforcing one or more of the following strategies:

- Ask the student, the student’s parents, and other involved adults to identify possible barriers to his or her success. These could include academic challenges, health, social, or emotional challenges, or concerns about safety in or outside of school, or en route to school.

- Use developmental assets assessments completed by the student and parent, guardian, or caregiver.

- Conduct staff conferences to discuss the student’s specific strengths and needs.

- Look for patterns of behavior or attendance problems in subpopulations within the school and with individual school staff.

- Observe the student in the classroom.

- Change the student’s schedule and/or instructor.

- Determine if there is a health problem that may be interfering with the student’s learning. Ask a school nurse to assess the student, confer with the parent, and review the student's health records. A referral can be made to the health care provider if necessary; for a report back to the school a medical release will need to be signed by the parent/guardian.
  - If social/emotional or behavioral issues are preventing a student from attending school, ask for an assessment from a school counselor or school psychologist. This person can then make a referral to the student's health care provider or to a community-based mental health resource. School counselors are one of the first people on campus who can identify extenuating circumstances that can interfere with a student's academic success, such as divorce, parental job loss, or a death in the family.

- Use alternative educational programs, such as flexible class scheduling (early/late classes), career technical education (including work experience), opportunity classes, and pregnant minor classes, when needed.
● Provide the parent with necessary information for possible placement in specialized programs, which may include AVID (Advancement Via Individual Determination), a magnet school or program, a school-within-a-school, special education program, or an individualized program developed with a Section 504 accommodation plan.

● Request an intradistrict transfer to a similar type of school or other type of educational placement option such as a community day school or continuation high school.
Increased Attendance Involves a 3-Tiered Approach that Fits with Most Reform Efforts

- **Students who were chronically absent in prior year or starting to miss 20% or more of school**
  - **High Cost**
  - **Recovery Programs**
  - A small fraction of a school’s students

- **Students at risk for chronic absence**
  - **Intervention Programs**
  - Some of a school’s students

- **All students in the school**
  - **Universal/Preventive Programs**
  - All of a school’s students

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(Adapted from Sprague and Walker 2004)

Courtesy of Hedy Chang, Director Attendance Works
Examples of Strategies for 3-Tiered Approach

**Recovery Programs**
- Case management and wrap-around services
- Referral as last resort for court-based intervention

**Intervention Programs**
- Early outreach, support, mentoring for students with poor attendance
- Identify and remove barriers
- Attendance contracts

**Universal/Preventive Programs**
- Safe & supportive school environment
- Engaging classroom environments
- Parent education about why attendance matters and how to help each other get students to school
- Ongoing attention to attendance data
- Recognition for good and improved attendance
- Collaboration with afterschool & early childhood
- School-based health supports

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Chapter 5
SARB Procedures

A school district (or districts) planning to form a local SARB must contact their current county SARB chairperson to request permission, since the county SARB establishes the number of SARBs in the county (EC Section 48321[d]). The letter of request should include the name of the local district or consortium, the geographic area covered, the needs identified, the names of representatives available to serve, and the signature(s) of the local superintendent(s). After the county SARB chairperson or county consultant has reviewed the letter, the chairperson schedules a meeting with the superintendent(s) or designee(s) to discuss the needed steps to form the local SARB. The chairperson will submit the written request to the county SARB for discussion. If the request is approved, local SARB organizers may complete their plans to form the SARB.

If the school district is in a county without a county SARB, the school district’s governing board may establish a SARB that operates in the same manner as a county SARB and holds the same authority as a county SARB (EC Section 48321[e]).

Nomination or Appointment of SARB Representatives: EC Section 48321 states that the county SARB and the local SARB may include all of the following:

- Parent
- Representative of school district(s)
- Representative from the county probation department
- Representative from the county social services department
- Representative from the county superintendent of schools office
- Representative from law enforcement
- Representative from community-based youth service center
- Representative from school guidance personnel
- Representative from child welfare and attendance (CWA)
- Representative from school or county health care personnel
- Representative from a school, county, or community mental health program
- Other representatives as needed

Recommended Criteria for Selecting SARB Representatives: Dedicated volunteer SARB members are critical to a SARB’s success. When forming a local SARB or recruiting new members, SARBs should select persons possessing the following qualities:

- Leadership ability
- Availability to attend meetings on a regular or as-needed basis
- Experience in dealing with problems associated with delinquency prevention and/or rehabilitation
- Knowledge of and experience with youth-serving public and private agencies
An understanding of the prevention and diversion philosophy in the juvenile justice system
An understanding of and respect for individual and group differences, individual and family rights and privacy, and appropriate confidentiality practices

Ability to communicate and collaborate effectively

Organizational Requirements: Effective SARBs establish policies and procedures that clarify their purposes and promote the efficient conduct of business. When counties or districts organize a SARB, they must meet basic organizational requirements if they are to be effective. These requirements include the need to:

- Select a chairperson and arrange for clerical help.
- Establish tenure of membership to provide for continuity and include new perspectives.
- Establish a meeting schedule that identifies when, where, and how often the SARB will meet.
- Consider the location of SARB meetings for the convenience of all representatives, parents, and pupils.
- Determine which records are required for the local SARB, and develop a system for recordkeeping and storage. The SARB must maintain records in a manner that guarantees confidentiality and accessibility.
- Maintain records that track SARB referrals by type, grade level, gender, age, race/ethnic identification and disposition of the case. (EC Section 48273)
- Set annual measurable outcomes for improvement (e.g., one percent district-wide attendance improvement per year), both overall and for identifiable subpopulations.
- Identify and maintain a continuing inventory of community resources for student and family referrals and use. The resources should include alternative educational programs.
- Recommend appropriate modification of resources or programs as necessary.
- Create new resources where gaps exist.
- Provide for continuing evaluation of the effectiveness and appropriateness of services from community agencies.
**Rules and Regulations:** Local SARBs are governed by rules and regulations consistent with the rules and regulations formulated by the county SARB or by other legal requirements (EC Section 48324). In the absence of a county SARB, the local SARB has the same authority as a county SARB for setting rules and regulations.

**Referral to the Local SARB:** School staff can often work on solutions with the family in a Student Success Team meeting. If this approach has not proved to be successful, the staff may need to refer the student to SARB. After the referral is made, a designated SARB member reviews the case to determine whether the school has included sufficient documentation on the student’s attendance or behavior strengths and concerns. School personnel attend a screening meeting with a designated SARB member or child welfare and attendance supervisor to determine if all SARB referral criteria have been met. If the SARB member considers the documentation and verification actions incomplete, he or she will remand the case to the school for further work. If the referral is complete, the SARB member will determine the need for special assistance from community or school personnel, and identify a date and location for the meeting.

Before the meeting, the SARB chairperson completes all required forms and notifies the parent or guardian in writing that a SARB referral has been made. The letter identifies the reasons for the referral, explains the SARB process, states that information from the pupil’s records will be released to the SARB, and invites the parent or guardian to participate in a conference. The chairperson also sends a copy of the letter to the student and appropriate personnel in the school district.

**Preparation for Conference:** Before a local or county SARB meets with a student, parent(s) or caregiver(s), the chairperson has several tasks and responsibilities to complete. It is the role of the chairperson to do the following:

- Confirm the date, time, and place with the parent(s) or guardian(s), caregiver(s), and student. Determine whether the family will need transportation or child care, and give the family a telephone number to call in case of illness or emergency.

- Review documentation for its appropriateness to the meeting.

- Designate one SARB member to meet the parent(s) or guardian(s) and student outside the conference room and bring them in at the appropriate time.

- Verify that a quorum of SARB members will be present.

- Start the conference on time and conclude it on time.

- Ensure that the physical setting for the hearing reflects the importance of the meeting.

- Confirm that all the needed materials are available: nameplates for SARB members, case records, paper and pens for taking notes, a box of tissues.
• Provide simple refreshments, and resource and reference materials (e.g., the California Education Code (EC), the Welfare and Institutions Code, and attendance bulletins).

**Elements of Effective SARB conferences:** Conducting a successful, productive conference requires skill, planning, and work. The chairperson sets the tone for the conference, which should be conducted with a level of formality that lies between an informal counseling session and a formal juvenile court hearing. SARB members must remember the purpose of the conference is to help, not punish, the student.

**The Role of the Chairperson:** The chairperson has a pivotal role in the SARB meeting. His or her opening remarks are very important in setting a positive tone for the conference. He or she establishes the goal of the conference and identifies the procedures for the conference. Participants must understand the emphasis on shared decision-making that makes SARB an effective tool. After the conference ends, the chairperson is responsible for making the necessary notations about the proceedings and forwarding the necessary information to the appropriate resource personnel.

**Appropriate Conference Techniques:** When a SARB conference is being conducted, the attitude of the members can have a major impact on the outcome. A formal, yet friendly demeanor seems to set the best tone. State SARB suggests the following techniques to facilitate the meeting:

- Use a consistent procedure when conducting meetings.
- Give concrete suggestions and provide specific resource listings for the parent and pupil.
- Give the parent(s) or guardian(s) a copy of the contract with written directives and detailed resource referrals.
- Take notice of the reactions of the parent(s) or guardian(s) and pupil.
- Give the pupil and parent(s) or guardian(s) an opportunity to discuss the case and indicate their understanding of the problem.
- Emphasize that all SARB members are united in their commitment to support the attempts of the pupil and parent(s) or guardian(s) to solve the problem.

**SARB Agreement or Directives:** At the SARB meeting, members will identify the problem, assess contributing factors, discuss the school’s position, and recommend strategies for resolving the problems. The SARB usually formalizes the proposed solutions in a written directive to the student, signed by the student, parent(s) or guardian(s), SARB chairperson, and school district representative. The SARB chairperson clarifies the directive agreements made, which should include an agreement that the student will attend school or improve classroom behavior, a statement of the responsibilities of all persons involved, specific referrals made to community services or agencies, and follow-up dates by which the school must report to the local SARB on the pupil’s progress in meeting the directive terms.
The SARB chairperson should send a letter to the parent or guardian to confirm the content of the agreement. (SARBs may find the sample School Site, Student and Parent Agreement in Appendix A of this handbook.)

**Open Meetings and Confidentiality: The Brown Act:** County and local SARBs are established under the authority of EC Section 48321. Since members are appointed by county boards of education or district governing boards, they are bodies of a local agency and are subject to the requirements of the Brown Act open meeting law. (*Government Code* sections 54950–54963).  
http://www.leginfo.ca.gov/cgi-bin/displaycode?section=gov&group=54001-55000&file=54950-54963

Therefore, SARB agendas must be posted three days in advance of the meeting and members can act only on matters included on the agendas. SARBs may hold closed sessions when considering matters relating to individual pupils, unless the parent or guardian requests an open session in writing. Closed sessions need to be part of regular or special meetings for which notices and agendas are required.

**Confidentiality of Proceedings:** Under the Brown Act, agendas must contain a brief general description of each item to be transacted or discussed, including items to be discussed in closed session (*Government Code* Section 54954.5). The agenda should indicate that student referrals will be considered in closed session. Students’ names do not appear on the agenda. One possible method of handling the matter would be to assign a case number for each referral and list the appropriate case numbers on the agenda.

**Minutes from SARB Meetings:** SARBs should keep minutes of open sessions. The minutes are public record, subject to inspection by any person. The Brown Act does not require that minutes of closed sessions be kept. *Government Code* Section 54957.2 provides that a legislative body may keep a "minute book" of topics discussed and decisions made at closed sessions. The section states:

> The minute book made pursuant to this section is not a public record subject to inspection pursuant to the California Public Records Act and shall be kept confidential. The minute book shall be available only to members of the legislative body, or if a violation of this chapter is alleged to have occurred at a closed session, to a court of general jurisdiction wherein the local agency lies. Such minute book may, but need not, consist of a recording of the closed session.

Keeping minutes of the closed-session portion of a SARB meeting is an option, but is not recommended. Tape recording is also an option, but is not recommended. If minutes are kept of closed sessions, they should be kept separately from the minutes of open sessions. Parents, whether custodial or not, should not be given access to the minutes of closed sessions. Whether or not names are used is a policy matter for the SARB and would depend on the purpose of the minutes. It is not necessary to summarize a discussion held on a particular matter in the minutes. However, it is necessary for the minutes to identify the items considered and report the action taken on any item. Minutes from a closed session are confidential and should not be released without a specific court order.
The basis for holding a closed session is primarily EC Section 49076(a)(1), which provides that SARBs have access to student records, but are precluded from permitting others access to the information without written consent of the student’s parent or guardian. The possibility of a SARB referring a student to juvenile court supports the practice of holding closed sessions.

**Juvenile Court Hearings:** The language of Government Code Section 54957.2 makes minutes of a closed session confidential and subject only to review by a court to determine whether a Brown Act violation has occurred. Therefore, closed session SARB minutes should not be used in a court hearing. EC Section 48263 provides that when a SARB refers a matter to juvenile court, the SARB “shall submit to the juvenile court documentation of efforts to secure attendance as well as its recommendations as to what action the juvenile court shall take in order to bring about a proper disposition of the case.” Therefore, the SARB should prepare and compile documentation, apart from the minutes, that may be used at a juvenile court hearing.

**Meeting notes written by SARB members:** Because any notes or information maintained from a meeting could be considered part of the student record, this information could later be subject to subpoena. SARB members need to be aware that parents have an absolute right to access any student record maintained by a school district.

**Electronic Recordings:** Electronic recordings can be treated as the minutes of a closed session. With regard to open meetings, the Brown Act gives anyone attending such a meeting the right to record it unless the SARB finds that such a recording will persistently disrupt its meeting (Government Code Section 54953.5).

**Progress Report:** The school representative is responsible for submitting follow-up reports to the SARB. These follow-up reports will prepare the SARB for possible next steps: time extension for contract completion; termination of the agreement, or follow-up conferences to determine the need to escalate interventions. If the school determines that the pupil needs additional time to meet all the conditions of the agreement, it may request that the SARB grant an extension of the agreement. SARBs usually will grant reasonable requests of this kind.

If the school’s reports indicate acceptable improvement, the SARB may terminate the agreement and acknowledge the pupil’s achievement in a final conference with the pupil and parent or guardian or in a letter to all concerned persons. However, if there has been inadequate progress, or the agreement has not been maintained by the student or parent or guardian, the school representative may request that the SARB consider scheduling another conference with the student, parent or guardian, or may decide to initiate legal action.

**Request for Legal Action:** The local SARB can take legal action based on its county’s established procedures if the SARB determines the student’s attendance or behavior problems persist after exhausting community resources. Legal action also can result if the pupil and family do not follow SARB recommendations, the student violates the terms of the SARB contract, or the student or family fails to cooperate with the local SARB. These legal actions can include several options:
• Directing the school district to request that the probation department investigate the matter on behalf of the minor (Copies of the request forms should be sent to the office of the county superintendent of schools.)

• Directing the school district to request that the Department of Social Services file a petition on behalf of the minor (**Welfare and Institutions Code** Section 300)

• Requiring the school district to file a complaint against the parent(s) or guardian(s) for violating **EC** Section 48291 and 48452 and **Welfare and Institutions Code** Section 601.2

**Annual Report:** Local and county SARBs must summarize their operations during the year in an annual report to their governing board and member organizations. Members can use the report to justify the time their personnel devote to SARB; the data provide a rationale for expanding or modifying SARB activities throughout the county and state. The report shall include, but is not limited to, the following information:

• Name of chairperson, name of each SARB member, and the organization each member represents

• Types and numbers of referrals (attendance and/or behavior)

• Total number of pupils referred to the SARB, including the number of pupils referred by grade level, gender, and race/ethnicity

• Disposition of referrals, including number of cases referred to the local district attorney

For a sample report form that is consistent with **EC** Section 48273 requirements, refer to Appendix A of this handbook or visit the CDE Web page at [http://www.cde.ca.gov/ls/ai/sb/documents/sarbformextend.xl](http://www.cde.ca.gov/ls/ai/sb/documents/sarbformextend.xl).
Chapter 6
Mediation Programs

Many county offices of education and local school districts have formal truancy intervention programs with their district attorney’s office and/or probation department. Such interventions, called truancy mediation programs, provide opportunities for pupils and families to correct habitual truancy patterns and avoid referrals to SARB or to court for truancy prosecution. Such programs are frequently successful and are authorized by Welfare and Institutions Code Section 601.3 and EC Section 48263.5.

District Attorney and County Probation Department Programs: The following two truancy intervention programs are offered as examples for county offices of education and local school districts.

Santa Clara County District Attorney’s Truancy Mediation

In Santa Clara County, each of the 32 school districts having families with habitually truant pupils is eligible to participate in the Santa Clara County District Attorney’s Truancy Mediation Program. The school districts that participate in this mediation program send representatives to a training session conducted by a Deputy District Attorney to ensure the school districts’ successful participation in the program.

A participating school district will schedule a group meeting of families with habitually truant pupils. The meeting may have a small number of families or as many as 75 families. The Deputy District Attorney sends a letter notifying parents that they and their pupil(s) are requested to attend a one-hour meeting. The meeting is held at the school district office, the police department, or the city hall. Parents sign in at the meeting so that the school will have a record of those who attended.

The Deputy District Attorney leads a panel consisting of representatives from community-based organizations, the police department, and the juvenile probation department, as well as a school nurse or health clerk. School administrators are present to answer questions and talk with families after the meeting about individual pupil issues. The Deputy District Attorney advises parents of their legal obligations under California compulsory education laws and the consequences of failure to comply. Each panel member discusses the services available for families through the organization the member represents. Time is reserved for questions.

After the meeting, school staff determines which families did not attend the meeting. A law enforcement officer goes to the homes of those families and delivers a notice to appear at the school district office for a meeting with school personnel or for a SARB conference if the family has not yet attended one.

Santa Clara County offers District Attorney Mediation to elementary, middle, and high schools. The goal is to return the pupil to regular school attendance without resorting to court action. The mediation program serves approximately 4,000 families each year.
Placer County School Attendance Mediation (SAM)

The Placer County Office of Education works collaboratively with Placer County judiciary, the probation department, school resource officers, community organizations, and schools to address the issue of truancy in Placer County high schools. The School Attendance Mediation (SAM) program was implemented in the 2002–03 school year because Placer County court officers wanted to become more involved with Placer County schools.

Judges and commissioners adopt a high school or continuation high school in the county to assist the schools in correcting the behavior of pupils who have been identified as habitually truant. Pupils are issued a citation (notice to appear) by the school resource officer to attend a mediation hearing. The SAM mediation team consists of the school administrator, probation officer, school resource officer, and a representative from a community-based agency.

At the mediation, the judge meets all of the pupils and their parents in a large group meeting. The judge explains the role of the courts in school truancies and the consequences for pupils who continue to be truant. The families then proceed to individual mediation with the SAM team.

At the SAM team meeting, a contract is developed with each pupil and the pupil’s family. This contract may include referrals for community resources. Pupils are then monitored, and a monthly report is developed for pupil attendance. If pupils improve their attendance, their achievement is acknowledged and the contract may be terminated. If the student does not fulfill the contract, a juvenile court petition under WIC 601(b) may be filed; this filing is done through the probation department. Before the case goes for adjudication, it is assigned to the judge who adopted the high school, and the case is reviewed monthly. In the 2006–2007 school year, Welfare and Institutions Code Section 601(b) petitions were filed; only four were ultimately adjudicated. Ninety percent of case filings improved, and the pupils were not placed under court jurisdiction.

The SAM process leads to a more rapid system of consequences for school truancy. Habitually truant pupils receive services and interventions to assist in school success.
Chapter 7
Enforcement of Compulsory Education Laws

Since 1974, compulsory education has been part of California law. According to EC Section 48200, pupils of ages 6 through 18 years old are subject to compulsory full-time education, unless exempted by provisions of law.

Since the passage of Senate Bill 1317 in 2011 (now known as Penal Code 270.1), parents of pupils age six through eighth grade can be prosecuted if their children become chronic truants. Students of ages 13 through 18 also can face legal proceedings. However, the new law also offers a second chance to parents, guardians, or persons in charge to follow SARB directives without immediate penalty.

School districts are responsible for taking legal action for violations of compulsory school attendance laws. And parents, guardians, or persons in charge are responsible for their student’s attendance at school.

The following legal statutes and subsequent guidelines are designed to assist school district personnel in handling violations of compulsory attendance laws and SARB directives. The success of any truancy prosecution is linked directly to the availability of accurate and complete school attendance records documenting the nature and extent of the violation.

Key Definitions Related to Truancy Prosecution:

EC Section 48260 – Definition of Truant/First Truancy
Any pupil subject to compulsory full-time education or to compulsory continuation education who is absent from school without valid excuse three full days in one school year or tardy or absent for more than any 30-minute period during the school day without a valid excuse on three occasions in one school year, or any combination thereof, is a truant and shall be reported to the attendance supervisor or to the superintendent of the school district.

EC Section 48260.5. Notice to Parents or Guardian
Upon a pupil's initial classification as a truant, the school district shall notify the pupil's parent or guardian using the most cost-effective method possible, which may include electronic mail or a telephone call:

(a) That the pupil is truant

(b) That the parent or guardian is obligated to compel the attendance of the pupil at school

(c) That parents or guardians who fail to meet this obligation may be guilty of an infraction and subject to prosecution pursuant to Article 6 (commencing with Section 48290) of Chapter 2 of Part 27
(d) That alternative educational programs are available in the district

(e) That the parent or guardian has the right to meet with appropriate school personnel
to discuss solutions to the pupil's truancy

(f) That the pupil may be subject to prosecution under Section 48264

(g) That the pupil may be subject to suspension, restriction, or delay of the pupil's
driving privilege pursuant to Vehicle Code Section 13202.7.
(http://www.dmv.ca.gov/pubs/vctop/d06/vc13202_7.htm)

(h) That it is recommended that the parent or guardian accompany the pupil to
school and attend classes with the pupil for one day

**EC Section 48261 – Definition of Second Truancy**
Any pupil who has once been reported as a truant and who is again absent from
school or tardy for more than 30 minutes without a valid excuse in the same school
year.

**EC Section 48262 – Definition of Habitual Truant/Third Truancy**
Any pupil is deemed an habitual truant who has been reported as a truant three or
more times per school year, provided that no pupil shall be deemed an habitual
truant unless an appropriate district officer or employee has made a conscientious
effort to hold at least one conference with a parent or guardian of the pupil and the
pupil himself.

**EC Section 48263 – Referral of Pupil to School Attendance Review Board;
Juvenile Court Proceedings; Notification of District Attorney or Probation
Officer**
If any minor pupil in any district of a county is an habitual truant, or is irregular in
attendance at school, as defined in this article, or is habitually insubordinate or
disorderly during attendance at school, the pupil may be referred to a SARB or to
the probation department for services if the probation department has elected to
receive these referrals.

If the SARB or probation officer determines that available community services can
resolve the problem of the truant or insubordinate pupil, then the board or probation
officer shall direct the pupil or the pupil’s parents or guardians, or both, to make use
of those community services.

If the SARB or the probation officer determines that available community services
cannot resolve the problem of the truant or insubordinate pupil or if the pupil or the
parents or guardians of the pupil, or both, have failed to respond to directives of the
school attendance review board or probation officer or to services provided, the
school attendance review board may, pursuant to Section 48263.5, notify the
district attorney or the probation officer, or both…if the district attorney or the
probation officer has elected to participate in the truancy mediation program…IIf the
district attorney or the probation office has not elected to participate in the truancy
mediation program described in Section 48263.5, the school attendance review
board or probation officer may direct the county superintendent of schools to
request a petition on behalf of the pupil in the juvenile court of the county. In any county which has not established a school attendance review board, if the school district determines that available community resources cannot resolve the problem of the truant or insubordinate pupil, or if the pupil or the pupil's parents or guardians, or both, have failed to respond to the directives of the school district or the services provided, the school district, pursuant to Section 48260.6, may notify the district attorney or the probation officer, or both...if the district attorney or the probation officer has elected to participate in the truancy mediation program described in Section 48260.6.

**EC Section 48263.6 – Definition of a Chronic Truant**
Any pupil subject to compulsory full-time education or to compulsory continuation education who is absent from school without a valid excuse for 10 percent or more of the school days in one school year, from the date of enrollment to the current date, is deemed a chronic truant, provided that an appropriate school district officer or employee has complied with EC Sections 48260, 48260.5, 48261, 48262, 48263 and 48291.

Note: Excessive excused absences are not counted for this purpose.

**EC Section 48291 – Criminal Complaint Against Parent**
In the event that a parent, guardian, or other person continually and willfully fails to respond to SARB directives or to services provided, SARB shall direct the school district to make and file in the proper court a criminal complaint against the parent, guardian, or other person in charge, and shall see to it that the charge is prosecuted by the proper authority

**EC Section 48293 – Penalties Against Parent**
(a) Any parent, guardian, or other person having control or charge of any pupil who fails to comply with SARB, unless excused or exempted therefrom, is guilty of an infraction and shall be punished as follows:
1. Upon a first conviction, by a fine of not more than one hundred dollars ($100)
2. Upon a second conviction, by a fine of not more than two hundred fifty dollars ($250)
3. Upon a third or subsequent conviction, if the person has willfully refused to comply with SARB directives, by a fine of not more than five hundred dollars ($500).

In lieu of imposing the fines described above, the court may order the parent or guardian to enroll in a parent education and/or counseling program. No jail time may be imposed under this code section as it is an infraction.

(b) A judgment granting a parent or guardian time to pay the fine or prescribing the days of attendance in a program shall require that the parent or guardian appear in court on the due date if the parent or guardian is unable to comply with the court’s previous orders. Willful violation of the court’s order is punishable as contempt.
(c) The court may also order the parent or guardian to immediately enroll or reenroll the pupil in the appropriate school or educational program and provide proof of enrollment to the court. Willful violation of an order is punishable as civil contempt with a fine up to one thousand dollars ($1,000). 

**No jail time may be imposed** under this code section for contempt.

**Penal Code Section 270.1 – Parent or Guardian Who Failed to Reasonably Supervise and Encourage Attendance of Chronic Truant**

A parent or guardian of a pupil of six years of age or more who is in kindergarten or any of grades 1 to 8, inclusive, and who is subject to compulsory full-time education or compulsory continuation education, whose child is a chronic truant as defined in Section 48263.6 of the Education Code, who has failed to reasonably supervise and encourage the pupil’s school attendance, and who has been offered language accessible support services to address the pupil’s truancy, is guilty of a misdemeanor punishable by a fine not exceeding two thousand dollars ($2,000), or by imprisonment in a county jail not exceeding one year, or by both a fine and imprisonment. A parent or guardian guilty of a misdemeanor under this subdivision may participate in the deferred entry of judgment program defined in subdivision (b).

**Penal Code Section 272 – Parent or Guardian Who Contributed to the Delinquency of a Minor**

Any parent or legal guardian who commits an act or omits the performance of a duty which causes or tends to cause or encourages or contributes to, or by threat, command or persuasion, or induces a pupil under the age of 18 years to become an habitual truant is guilty of a misdemeanor punishable by a fine not exceeding two thousand five hundred dollars ($2,500), or by imprisonment in a county jail not exceeding one year, or by both a fine and imprisonment.

**Welfare & Institutions Section 601(b) - Minor who is Habitually Truant**

(b) If a minor has four or more truancies (6 unexcused full day absences or 6 unexcused tardies over 30 minutes each or any combination) within one school year or the minor has failed to respond to SARB directives or probation directives or to services provided, the court may adjudge the minor to be a ward of the court. No minor adjudged a ward of the court pursuant to this section may be removed from the custody of his or her parent or guardian except during school hours.

(d) Any peace officer or school administrator may cite a minor to appear in juvenile court pursuant to this section.
The Process Starts With Accurate School Records:

School records must be accurate and complete when a school district determines that it has sufficient cause to request legal action. The records should include a log of all contacts pertaining to attendance, both written and oral, with the parent(s) or guardian(s) and pupil. Accurate and detailed documentation will be introduced as evidence in a trial for truancy against the parent or guardian (EC sections 48293 and 48454; PC sections 270.1 and 272) and/or against the student (Welfare and Institutions Code Section 601[b] and EC Section 48262). Therefore, the school/school district should record such information with the expectation that it may serve as evidence.

The value of school records at trial is linked directly to the manner in which the records have been prepared and maintained. With accurate and detailed attendance and anecdotal records, the prosecutor will have a compelling presentation in trial, and the school/school district will be able to withstand strong cross-examination from the defense attorney.

Schools and school districts should consider the following guidelines when documenting attendance violations:

- Require contact personnel to write a summary of every conversation with the parent(s) or guardian(s). Only the testimony of a person who heard the parent(s) or guardian(s) make the statement(s) will be admissible in court. Statements from the parent(s) or guardian(s) included in a pupil’s file from secondhand sources are considered hearsay and are not admissible if objections are raised.

- It is best to use return-receipt mail or hand delivery when sending SARB hearing notifications. If this is cost-prohibitive and first class mail is used, it is good practice to follow up with a phone call to verify that the parent(s), guardian(s), or person(s)-in-charge received the directive to attend the SARB meeting and plan(s) to attend.

- Ensure that attendance documents include the name of the district’s contact person who has in-depth knowledge of the forms, records, and documentation process. Attendance records, forms, and processes are the foundation upon which a referral for prosecution is based. Only a person knowledgeable about school records can testify about the nature of those records. Testimony to authenticate the business record requires that: (a) the record was made at or near the time of the recorded act, condition, or event; (b) the sources of information, as well as the method and time of preparation of the report or form indicate trustworthiness; and (c) the person testifying can identify the record and explain how it was prepared. (The person who makes the actual entry in the pupil’s file need not testify if the custodian of records or other qualified witness can testify to the above criteria. This option is especially helpful in the event of personnel turnover.

- Document all personal contacts and intervention efforts with the pupil and parent(s) or guardian(s).

- Document statements made during a home visit. It may be advisable in certain situations to have more than one person make a home visit.
General Consequences for Truancy: Parent(s), guardian(s), or person(s) in charge are legally responsible for their pupil’s attendance. Therefore, the law mandates that parent(s), guardian(s), or person(s) in charge reinforce the importance of school attendance. When parent(s), guardian(s) or person(s)-in-charge neglect their role and violate compulsory attendance laws, they can face legal proceedings. And when pupils ages 13 up to 18 violate compulsory education laws, they too can face legal proceedings.

Legally Required Steps the School/School District Must Take to Address Truancy:

First Notification of Truancy/ Designation as Truant (EC Section 48260.5)
Schools may recover mandated costs for the First Notification of Truancy provided that it complies with the following directives of EC Section 48260.5:

When the school/ school district first designates a pupil as a truant, it must notify the parent(s) or guardian(s) using the most cost-effective method possible, which now may include electronic mail or a telephone call:

- That the pupil is truant
- That the parent(s) or guardian(s) is obligated to compel the attendance of the pupil at school
- That parent(s) or guardian(s) who fail to meet this obligation may be guilty of an infraction *(or a misdemeanor)* and subject to prosecution under EC Section 48293 *(or Penal Code sections 270.1 and 272. Although not required by law for reimbursement purposes, it is recommended that the letter also reference these PC sections)*
- That alternative educational programs are available in the district
- That the parent(s) or guardian(s) has the right to meet with appropriate school personnel to discuss solutions to the pupil’s truancy
- That the pupil may be subject to prosecution under EC Section 48264
- That the pupil may be subject to suspension, restriction, or delay of the driving privilege.
- That it is recommended that the parent(s) or guardian(s) accompany the pupil to school and attend classes with the pupil for one day.

Second Notification of Truancy (EC Section 48261)
If the unexcused absences or tardies continue after the first letter has been sent, the school/ school district must notify the parent(s) or guardian(s) by first-class mail, or other reasonable means, that a school meeting has been scheduled for the parent and pupil to discuss attendance with school officials.
Third Notification of Truancy/Designation as a Habitual Truant
(EC Section 48262).

If the pupil has been reported as a truant three or more times per school year and the school/district has made a conscientious effort to hold at least one conference with the parent or guardian and the pupil, and unexcused absences or tardies have continued, the school district needs to issue a directive requesting the family to attend a SARB hearing or a truancy mediation meeting. As with the first notification of truancy, the notice of habitual truancy may be made using the most cost-effective method possible, which may include electronic mail or a telephone call.

If the parent or guardian fails to attend the SARB hearing:

- An attempt should be made during the meeting to contact the parent or guardian to try to get them to attend school.
- If necessary, the school police resource officer can provide transportation for the parent(s) or guardian(s).
- If the above fails, the SARB hearing should continue in the parent(s) or guardian(s) absence.
- A SARB contract should be prepared.
- After SARB, a school official or school resource officer should deliver and review the contract with the parent (this can be done at the student’s home or at the school).

Legal Action – Parent

If the parent(s) or guardian(s) has continually and willfully failed to respond to SARB directives, the SARB will direct the school district to request that a criminal complaint be filed against the parent(s) or guardian(s) pursuant to EC sections 48291, 48293, and 48452 (for failure to respond to SARB directives).

If a violation of any of the above code sections is sustained or admitted, the court may order the parent(s) or guardian(s):

- To immediately enroll the pupil in the appropriate school or educational program
- To provide proof of enrollment to the court
- To pay a fine pursuant to EC Section 48293
- To participate in parent education or counseling programs

If the parent(s) or guardian(s) continually and willfully fails to obey any of the above court directives, parent(s) or guardian(s) may be found in civil contempt of court and may be fined up to $1,000.
Prosecutors have discretion to file misdemeanor charges against parents pursuant to \textit{PC} Section 270.1 when the pupil is a chronic truant and is at least six years of age and in any grade through eighth. If the prosecutor elects to file \textit{PC} Section 270.1 charges, the court may grant deferred entry of judgment (DEJ), if such a program has been established, instead of a fine and/or jail time. A DEJ is a program in which the parent(s) admit the charge and a sentence is imposed. In the event the parent(s) or guardian(s) has a prior truancy infraction conviction, it is recommended that this charge be imposed without the benefit of DEJ.

However, if parents follow the orders of the court after admitting guilt, the sentence is then suspended. A set of conditions is given to the parent(s) or guardian(s). If the parent(s) or guardian(s) meets all conditions, the charges will be dismissed. If the parent(s) or guardian(s) fails to meet the conditions, the court will lift the suspension and impose the sentence. The prosecutor may elect to file \textit{PC} Section 272 charges against the parent(s) or legal guardian(s). It is recommended that this charge be used only after the parent(s) or guardian(s) has sustained a truancy infraction conviction. The court may impose up to one year in the county jail and/or up to a $2,500 fine, along with any other terms or conditions it deems appropriate.

When deciding whether to file infraction or misdemeanor charges against a parent(s) or guardian(s), prosecutors consider the age of the pupil, the number of full day unexcused absences, absences or tardies of more than 30 minutes, previous truancy-related citations against the parent(s) or guardian(s), and whether the parent(s) or guardian(s) has previously completed parenting classes.

\textbf{Legal Action – Pupil}

Once a pupil is designated as a legal truant (\textit{EC} Section 48260), the pupil becomes subject to the following actions identified in \textit{EC} Section 48264.5:

- Upon the first truancy, the pupil may receive a written warning from a peace officer, and the school and peace officer may keep the record of warning for later reference.

- Upon the second truancy in the same school year, the pupil may be assigned to an after-school or weekend-school program located in the same county as the pupil’s school.

- If the pupil fails to complete the assigned study program or is truant for a third time within the same school year, the pupil and parent(s) may be requested to attend a meeting at the school site. If the pupil’s attendance continues to be poor, the pupil is considered a habitual truant and the pupil and parent(s) may be referred by the school to SARB or to a truancy mediation program (or another comparable program approved by the district’s attendance supervisor).

If the pupil continually and willfully violates SARB directives and/or truancy mediation directives, the school district may request a citation be issued to the pupil pursuant to \textit{WIC} Section 601 (b) or \textit{EC} Section 48262.
In order to request that *WIC* Section 601(b) charges be filed in delinquency court, the school district must submit a written request for Application for Petition (AFP) or Juvenile Court Report (JCR) to juvenile probation. However, probation has discretion to place the minor on informal juvenile probation before forwarding the *WIC* Section 601(b) petition to the prosecutor for filing.

The AFP or JCR is a signed affidavit alleging a minor is habitually truant as described in *WIC* Section 601(b) and sets forth facts supporting facts. Because the request for referral is the legal basis for involvement of the juvenile court, it must contain all the information requested, including the dates and times of all incidents and the names and addresses of witnesses and involved persons.

The applicant and witnesses should be aware that they may be subpoenaed to testify in court regarding the allegations presented. When testifying, school officials must be able to provide direct testimony; they must have observed the behavior personally.

School personnel completing the referral should do so with the belief that the stated facts are true and correct and that the minor clearly comes within the meaning of *WIC* Section 601(b).

**Legal Consequences for Students Ages 13 up to 18:**

After a violation of *WIC* 601(b) is sustained or admitted, the court may declare the minor a ward of the court and order the minor to do one or more of the following:

- Perform court-approved community service for a public or private nonprofit agency for at least 20 hours, but not more than 40 hours, within a 90-day period. The pupil must perform the community service during a time other than school hours or hours of employment. If the pupil fails to complete the assigned community service, the assigned probation officer must report such to the court.

- Pay a fine of not more than $100, for which the parent(s) or guardian(s) are jointly liable.

- Attend a court-approved truancy prevention program.

- The court may suspend or revoke driving privileges for any pupil ages 13 up to 18 for one year from the day the pupil appears in court, and the pupil must surrender his or her license. If the pupil is not yet driving, his or her right to do so may be postponed for one year from the day the pupil turns 16, or for one year from the day the pupil appears in court if already 16.

- For each additional time the pupil is adjudged a truant by the court, the court may add an additional year of waiting time for driving privileges. The court may suspend or delay the pupil’s ability to have a driver’s license until the pupil turns 21 years old (*Vehicle Code* Section 13202.7).
If your Juvenile Probation Department does not have the resources to support the filing of WIC 601(b) charges for truancy, you may consult with your local District Attorney’s Office to see if they would support a truancy diversion program pursuant to EC 48262.

However, the court must consider whether a personal or family hardship exists which requires the pupil to have a restricted driver’s license.

**Basic Documents Necessary for Prosecution Filing:** The basic documents necessary for filing for prosecution are described in the following paragraphs:

**Attendance Records:** Keep attendance records as simple as possible; the case must be understood by the prosecuting attorney or probation officer and explainable to the trial court. Be prepared to provide the name of a person who can testify as to the compilation, accuracy, and maintenance of these records. Include the attendance records and a summary sheet of the attendance information.

**Documentation Letter:** Keep copies of all correspondence between the school and the parent(s), guardian(s), or person(s) in charge, all instructions given to the parent(s), guardian(s), or person(s) in charge, and any other written documents provided by either party for all parties involved.

**Case Contact Log:** Note every occurrence concerning the case, including the action taken, the name of the person who initiated the action, names of all persons involved, and the dates and times of contacts. Include all telephone conversations, any observations of behavior, or any detail concerning the case. The records give the prosecuting attorney or probation officer and the court an overview of the school’s actions as well as the completeness of those actions regarding the preparation of the case prior to its submittal for prosecution. (Notes may be handwritten and in abbreviated form.) The records also give the prosecuting attorney or probation officer and the court information regarding the manner in which the parent(s), guardian(s), or person(s) in charge responded to the school contacts.

**Case Outline:** Summarize the case. Provide a description of the problem, what the school has done to solve the problem, and the attempts made by the school to educate the parent(s), guardian(s), or person(s) in charge about the problem. Include the family’s responses to the school and school district’s efforts and an analysis of the reasons the school district is now submitting the case for prosecution. The summary provides the prosecuting attorney needed background information to assess the merits of the case for prosecution.

**Testifying in Court:** There are various ways different counties handle EC sections 48291–48293 prosecutions against parents who continually and willfully violate SARB directives.

The following are guidelines when there is no prosecutor appearing in court:

The law enforcement official who issued the citation needs to appear for the court trial. A school official (typically, the SARB chair, school district employee, Child Welfare and Attendance (CWA) employee, or case manager) also should appear in order to lay the
foundation for the admissibility of the SARB contract and any school records, such as attendance records and grades. If the law enforcement official who issued the citation does not appear, some courts will dismiss the case even if the school official is present and the parent is not present.

The school official testifying needs to bring three copies of any documents the court is to consider. One copy is for the school official testifying, one is for the court, one is for the parent; the original remains at the school district. The court trial begins with the law enforcement official being sworn as a witness. The law enforcement official then identifies the parent who was cited and states the reason for the citation.

If this is a subsequent prosecution for violation of compulsory education laws, the officer should indicate to the court that he or she cited the parent pursuant to EC Section 48293(a)(2) or EC Section 48293(a)(3) because his records search indicated that the parent had been previously convicted for this same offense one or more times, respectively. Only previous citations that resulted in a finding of guilt may be counted for this purpose.

The school official will then testify. The school official needs to focus on how the parent, not the pupil, continually and willfully violated the directives in the SARB contract.

Some of the relevant evidence the school official may want to introduce to prove that the parent continually and willfully violated SARB directives includes:

- There were instances of unexcused absences or tardies of more than 30 minutes by the pupil after the SARB meeting.

- The parent was previously advised at SARB that the number of absences or tardies was affecting the pupil’s grades or the pupil’s likelihood to graduate on time.

- If this is a subsequent prosecution for failing to follow SARB directives in the same court, it is recommended that the school official or the officer ask the court to take judicial notice of the prior conviction. The court’s minute order is the written record of the proceeding that is retained in the court’s file. If the prior is from a different court, it is recommended that the school official or the officer bring a copy of the court’s minute order(s) finding the parent guilty. In some counties, this record can be found on-line. Some courts will not impose a higher fine for a subsequent violation absent proof that the prior conviction(s) exists.

- The parent did not enroll and complete parenting classes.

- The parent did not attend classes with the pupil when requested to do so by the school.

- The parent did not provide doctor’s notes to excuse absences or take the pupil to see a school official to verify the illness.

- The total percentage of school missed by the pupil this school year and last year
After the school official has presented the district’s case, the parent has an opportunity to respond. After the parent(s) has presented his/her defense, the court frequently allows for rebuttal testimony from the school official. Rebuttal testimony is a response to something the parent(s) said during testimony. If the court does not ask for rebuttal testimony from the school official, it is appropriate to ask to be heard if anything further is needed. After both sides have been heard, the court makes a ruling. Sentencing may be done immediately or continued to a future date to give the parent and/or pupil an opportunity to comply with the court’s orders. If the court does not ask for input regarding sentencing, it is appropriate to ask to be heard. Most courts welcome any suggestions that will lead to compliance by the parent and pupil. For example, the court may be requested to order the parent to:

- Complete a parent education course
- Enroll the pupil in a particular school program
- Attend school with the pupil one day
- Cooperate with the school district
- Monitor the pupil’s attendance weekly

In addition, the court may be requested to suspend part of the fine on condition that the pupil’s attendance improves.

**Hypothetical Case:**

A school district official testifies that on January 30, the SARB met with the pupil and her parent and directed the parent to do the following as part of the SARB contract:

- Transport the pupil to school daily and on time.
- Walk the pupil to his/her first period class.
- Complete parenting classes and submit proof by April 30.
- Provide the school with a doctor’s note each time the pupil is absent or bring the pupil to school for a school official to verify the illness.
- Enroll the pupil in truancy prevention classes and provide proof of enrollment by April 30.

The school district official then states that she checked the pupil’s SARB file on May 10 and did not see proof that the parent had complied with any of the above directives.

In the above example, it is the responsibility of the parent to comply with each of the SARB directives. The fact that the parent violated more than one directive may be evidence that the violations were willful and continual.

Note: Even though SARB directed the parent to transport the pupil to school daily and on time, the fact that the pupil has absences and tardies after the SARB meeting may not be enough alone to prove that the parent willfully disobeyed SARB directives.
This situation frequently occurs when a high school pupil defies the parent’s demands to attend school. Therefore, it is important to allege parental violations of SARB directives which do not require pupil cooperation, such as completion of parenting classes. In this example, the evidence is sufficient for the court to find the parent(s) guilty. At this point in the proceeding, the school official may request permission to offer input regarding sentencing.
Chapter 8
Frequently Asked Questions (FAQs)

1. What is the difference between excused and unexcused absence?

Nine types of excused absence are defined in EC Section 48205:

1. Due to illness

2. Due to quarantine under the direction of a county or city health officer

3. For the purpose of medical, dental, optometric, or chiropractic services

4. For the purpose of attending the funeral service of his or her immediate family. No more than one day is allowed if the service is in California; no more than three days are allowed if the service is outside of California

5. For the purpose of jury duty

6. Due to the illness or medical appointment during school hours of a child of whom the student is the custodial parent

7. For justifiable personal reasons, including, but not limited to: an appearance in court; attendance at a funeral service; observance of a holiday or ceremony of his or her religion; attendance at religious retreats; attendance at an employment conference; or attendance at an educational conference on the legislative or judicial process offered by a nonprofit organization when the student’s absence is requested in writing by parent(s) or guardian(s) and approved by the principal or a designated representative pursuant to the uniform standards established by the governing board of the school district

8. For the purpose of serving as a member of a precinct board pursuant to Section 12303 of the Elections Code

9. For the purpose of spending time with a member of the pupil’s immediate family, who is an active duty member of the uniformed services, as defined in Section 49701, and has been called to duty for, is on leave from, or has immediately returned from, deployment in a combat zone or combat support position (The length of the excused absence is up to the discretion of the district superintendent.)

Individual school district governing boards adopt methods for verification of absences due to illness or quarantine pursuant to the California Code of Regulations, Title 5, Section 421. An excused absence may be verified by a school or public school nurse or any other qualified school employee, as well as by a physician. Individual school district governing boards also have discretion in establishing uniform standards for justifiable personal reasons for excused absences from school.
2. What is the impact of classifying an absence as either excused or unexcused?

The type of absences no longer impacts funding; schools do not receive funding for any days that a student is absent, whether excused or not. The type of absence does determine when a pupil can be defined as a truant and when a pupil is entitled to complete all assignments and tests missed during the absence. If a pupil accumulates unexcused absences of more than 30 minutes on three separate days in a school year, the student must be reported as truant and the parent must be notified (EC Section 48205[b]).

School officials sometimes believe classifying absences is no longer important because all absences equally impact funding. However, knowing the type of absence is still very important in order to select appropriate early interventions.

Students with many excused absences may have a temporary disability which makes home and hospital instruction advisable, according to provisions of EC Section 48206.3. A pupil with a temporary disability due to physical, mental, or emotional reasons may need individualized instruction to maintain his or her level of academic performance while recovering.

When pupils are missing more school than appears necessary, a physician, public health nurse, or school employee may need to verify the reason for the student’s absence. If pupils are having a continuing medical issue, the school may need to help with referrals to appropriate health agencies.

However, if the student is truant, school officials need to determine whether the student needs counseling or other interventions described elsewhere in this handbook.

3. What can be done about pupils who move to different schools or school districts after being referred to the SARB?

Using the Statewide Student Identifier (SSID), the unique numerical identifier assigned each student, the CDE releases annual dropout statistics each year. Because the number of “transfer” pupils who drop out continues to be high, SARBs should view pupils who move after referral to SARB as being at high risk for leaving school. SARBs should have access to information about pupils in the district who were identified as dropouts, and this information should lead SARBs to focus on pupils who may be “lost” in the transfer process.

A good practice would be to contact the next school or school district to determine if the pupil actually enrolled in a new school. If the pupil did not enroll, the pupil may still be living in the same school attendance area. If the pupil did move, it may be necessary to alert the next school district that they have a new pupil who was previously referred to SARB and should enroll in school.

School districts are required to make a full and impartial investigation of school attendance complaints pursuant to EC Section 48290. If it appears upon investigation
that the parent(s) or guardian(s) of the child has violated any of the provisions of the compulsory education law, that person should be referred to the SARB pursuant to EC Section 48291.

An effective SARB should use SSIDs to review its district’s exit/withdrawal code data to be sure pupils are not “falling through the cracks” between schools. If resources are lacking to track pupils who have left school, a SARB could encourage the creation of such resources or improvement of existing resources pursuant to EC Section 48320.

4. When do SARB directives expire?

Although EC Section 48291 does not advise SARBs on what their directives should be or when they should expire, directives must be clear as to what actions are to be taken and for what period of time. A parent(s) or guardian(s) cannot be charged with continually and willfully failing to respond to directives if the directives are not clear. For example, if a parent(s) or guardian(s) is to accompany the pupil to school, the directive must specifically state how long this arrangement is to be in effect. If a pupil is to be in class every day on time unless there is a valid excuse, the directive must be clear about whether this means for the rest of the current school year or the rest of the current semester. The SARB must use good judgment in issuing directives. Although directives create accountability, they never should be used in a punitive manner toward parents or guardians with past problems in parenting.

5. How should SARBs handle challenges to the content of school attendance or behavior records?

It is important that major challenges to the accuracy of school records be investigated prior to a SARB meeting. The SARB chairperson may be assigned by the superintendent to meet with parent(s) or guardian(s) when there is a challenge to the accuracy of school records. These challenges should be resolved before calling for a SARB meeting by holding an informal meeting with the SARB chairperson, the parent(s) or guardian(s), and the certificated person responsible for the school attendance or school behavior records in question. The SARB chairperson may ask the parent(s) or guardian(s) to document his or her objections to the school record in a letter directed to the superintendent of the school district. Resolving inconsistencies or inaccuracies in the records in advance can eliminate unnecessary SARB meetings, or avoid wasted time if a meeting becomes necessary.

As the superintendent’s designee, the SARB chairperson should report his or her determination about the parent’s challenge to the district superintendent. If mistakes have been made in school records, those mistakes need to be corrected. If a parent or guardian’s allegations about school records are false and the superintendent agrees with the interpretation of his or her designee, the parent(s) or guardian(s) may appeal the superintendent’s decision to the governing board in closed session pursuant to EC Section 49070. However, a disagreement over the accuracy of school records should not delay a SARB meeting if the superintendent agrees that the parent or guardian’s allegations are false.
6. How many letters must be sent to the parent before a parent or guardian is notified of a hearing due to habitual truancy or irregular attendance?

*EC* Section 48263 does not set a minimum number of notification letters that must be sent prior to notification of a SARB meeting. However, a parent or guardian must be notified when a pupil becomes a truant (*EC* Section 48260.5), and there must be a conscientious effort to hold at least one meeting with the parent(s) or guardian(s) and the pupil before he/she can be designated as a habitual truant (*EC* Section 48262). Most school districts require three letters of truancy notification before a SARB referral, while others require four. The most important consideration is not the number of letters, but that the school has exhausted available interventions (including an attempted meeting with the parent and pupil) without having resolved the problem.

A designated SARB member should review the cases referred to SARB to determine whether the school has included sufficient documentation on the pupil’s attendance or behavior problem and on the interventions that have been attempted. If sufficient documentation of the problem or the interventions is not included with the SARB referral, the case should be remanded to the school for further documentation about the causes of the problem.

7. What can be done when a parent or guardian refuses to appear for a SARB meeting?

Although *EC* Section 48321.5 allows the SARB to subpoena parents to a meeting, this is usually not necessary. A SARB meeting can be held without parents/guardians present, if necessary. (A sample subpoena is included in Appendix A of this handbook.) SARBs also may request the juvenile court to issue a subpoena for relevant written information on the attendance of the minor and on the minor’s parents, guardians, or other person having control or charge of the minor. Enforcement of the subpoena is within the jurisdiction of the juvenile court. *EC* Section 48291/48293 states that parents who continually and willfully fail to follow SARB directives, such as attendance at SARB meetings, will be referred for prosecution.

8. What should be done when a parent or guardian of a non-attending pupil states in September that he or she intends to file a Private School Affidavit and establish a “home school” for a child?

If the SARB already has made directives regarding the attendance of the pupil, the SARB should determine if home schooling is still an option for this pupil. The SARB could decide to modify its directives. However, if the SARB wants to maintain a directive that requires regular attendance in school until the filing of a Private School Affidavit (PSA), the parent(s) or guardian(s) should be warned that if there is continual and willful failure to respond to the SARB directive, a criminal complaint will be filed. If the SARB has not made directives regarding the pupil, the parent(s) or guardian(s) should be notified that the time for filing a PSA is between the first and fifteenth of October of each year, and failure to file in time could result in referral to SARB.
If the pupil has an Individualized Education Plan (IEP) or if the parent(s) or guardian(s) has requested an assessment, the attendance supervisor should contact the special education director in the school district. The public school district is responsible for providing a “free and appropriate education” (FAPE) to eligible school children with no additional costs to parent(s) or guardian(s) and within specified timeframes. The special education director may be concerned about liability if the district misses deadlines required in fulfilling FAPE requirements.

If the student’s absence is found to be due to a health issue, the parents should be informed about the availability of home and hospital instruction (EC Section 48206) or about a Section 504 accommodation plan.

9. **Do SARB members from the community or volunteer aides working for the SARB have access to a pupil’s confidential cumulative records?**

*EC Section 49076* authorizes a school district to permit access to pupil records without consent from parent(s) or guardian(s) to SARB members who have been appointed pursuant to *EC Section 48321*. Any adult volunteer aide who has been investigated, selected, and trained by a SARB to monitor compliance with SARB directives also may have access to confidential records.

10. **What should SARBS do if a parent refuses to sign the Board’s directives?**

SARB panel directives do not need to be signed by the parent(s) or guardian(s) to be enforceable, but the SARB must be able to document that the parent or guardian was notified of the directives. If the parent or guardian subsequently fails to respond to SARB directives, the SARB must be able to document that the failure to respond was both continual and willful. When there is a pattern of disregarding SARB directives, a court referral is required.

11. **Can a five-year-old student enrolled in transitional kindergarten or kindergarten be referred to a SARB meeting?**

*EC Section 48263* states that any minor who is irregular in attendance at school or is habitually insubordinate or disorderly during school may be referred to a SARB. However, the pupil is not subject to compulsory education until the age of six. The SARB may provide intensive guidance or community support and may make directives, but the pupil may not be considered a habitual truant, because the pupil is not yet subject to compulsory education. Therefore, parents may not be cited for the absences.

12. **What can be done when poor attendance appears to be related to bullying?**

There is no question that poor school attendance can be related to bullying, whether the pupil with poor attendance is the student engaged in bullying behavior, the target, or a bystander who feels anxious or uncomfortable. The American Medical Association estimates that 160,000 children a day refuse to go to school for fear of being bullied. It is important that bullying in any form be swiftly addressed.
Bullying is not simply a peer conflict issue, but is a type of social cruelty that involves imbalance of power, intent to harm, or threat of further aggression. The solution is often not just working with the pupils with poor attendance, but building school engagement as part of the effort to improve the school’s social environment. Professional development for all staff may be necessary as part of a comprehensive safe school plan. Students must be engaged in school in positive ways, such as clubs, sports, or other pro-social activities.

Parents may need help in assisting their children who are bullied in school. Steps should be taken to approach bullying by addressing school environment, staff training, family communication, individual child support, and the classroom curriculum. School officials now have authority to suspend or expel a student who engages in bullying behavior (EC Section 48900[r]). In addition, Assembly Bill 1156 (in effect as of July 1, 2012), requires CDE to contract with an outside agency to provide training in the prevention of bullying, and allows for changes in school assignment for pupils who have been victims of bullying. See AB1156 provisions at http://www.leginfo.ca.gov/pub/11-12/bill/asm/ab_1151-1200/ab_1156_bill_20110218_introduced.pdf.

13. How can SARBS help homeless pupils?

Homeless pupils are still required to attend school. Students who experience loss of their home are afforded special rights under the McKinney-Vento Homeless Education Improvement Act, which enables them to enroll immediately and attend regularly. McKinney-Vento grants homeless pupils the right to attend their school of origin or the school in the area in which they are temporarily residing. If the school of origin is chosen, they are entitled to transportation. If the parent chooses to enroll the student in a new school, they are to be accepted immediately, even if they do not have all necessary documents for enrollment, such as immunization records and transcripts. School districts must provide a homeless liaison to act as an advocate for homeless children and ensure that their rights under McKinney-Vento are protected. The homeless liaison should be invited to attend a SARB meeting, if a meeting becomes necessary.

If a child is found to be homeless during a SARB hearing, the SARB should assign a homeless liaison, and direct the liaison to find appropriate support services, resources, and interventions to help the student and family.

14. How should SARBS respond to foster pupils referred to the SARB?

Foster pupils placed by courts may have experiences similar to homeless pupils. Foster youth are also required to comply with the compulsory education laws. These pupils may have multiple moves in a school year and miss days of school for a variety of reasons beyond the school district’s control. Assembly Bill (AB) 490, the Educational Rights and Stability for Foster Youth Act of 2004, made sweeping changes to the way foster children enroll in and attend school.

Fashioned similarly to the McKinney-Vento Homeless Education Improvement Act, the Foster Youth Act provides that foster children may attend their school of origin at the time of placement change so long as it is in the pupil’s best interest. Further, it calls for
immediate enrollment of the pupil even if the pupil does not have all required documents. It calls upon schools and placing agencies to work together to assure transportation and timely document exchanges. It also allows for equal access to curricular and extra-curricular activities and requires each district to appoint a foster youth liaison to ensure that the pupil’s rights are implemented.

The SARBs should refer foster youth to the foster youth liaison, who can coordinate services with the local Department of Children’s Services or with the juvenile court. It also is important for schools to include the person holding educational rights for the student in the SARB process. (This may or may not be a parent or guardian.) The identification of the education rights holder can be obtained from the local Department of Children’s Services or the juvenile court.

15. What is the role of SARBs with respect to pupils enrolled in Independent Study programs?

Many public school pupils subject to compulsory education participate in independent study programs rather than attend the regular school for the full school day. Independent study serves a wide range of pupils with a high degree of flexibility and individualization, including pupils who are gifted, as well as pupils who face particular challenges that make classroom attendance difficult. However, some pupils do not meet the requirements of their written independent study agreements or do not show up for their independent study meetings.

When pupils do not make progress in independent study or show up for independent study meetings with teachers (as required by all independent study agreements), they should be referred back for regular classroom instruction. If pupils remain absent after being enrolled in the regular classroom, further intervention activities at the school should begin immediately. If interventions are not successful, pupils may be referred to a SARB for further diagnosis and intervention. A student cannot be involuntarily assigned to Independent Study.

16. How can SARBs help pupils enrolled in Home and Hospital Instruction?

When public school pupils incur an extended disability or illness that makes attendance in a regular day class or an alternative educational program impossible or inadvisable, the district where the pupil is residing at the time (whether it be in the home or a hospital) is responsible for providing instruction at the home or local hospital to maintain the pupil’s level of academic performance. EC Section 48208 states that a school district shall, within five working days of receipt of notification from a parent or guardian, determine whether or not the pupil is eligible for individualized instruction. If the pupil is eligible, individualized instruction is to start no later than five working days after a positive determination has been made. If the parent, guardian or pupil interferes with the instruction needed to maintain academic performance during the absence from school, a referral to SARB can be made.
17. How should the school or SARB deal with absences due to lice infestations?

Although stressful to deal with, head lice do not transmit disease to humans. Head lice policies in schools traditionally have emphasized that a pupil infested with head lice should be excluded from school and not able to return to school until no nits (lice eggs) were found in their hair (a “no-nit” policy). However, there is no evidence that a no-nit policy prevents or shortens lengths of outbreaks (Pollack et al., 2000, Williams et al., 2001). The American Academy of Pediatrics, the National Association of School Nurses, and the Centers for Disease Control and Prevention all oppose classic no-nit policies. In light of current research, the California Department of Public Health (CDPH) recommends a no-lice policy.

The above information is provided in 2012 guidelines for schools from the CDPH in developing policies and procedures for the care of head lice cases. The Department recommends an active educational campaign for parents on the accurate diagnosis and correct treatment of head lice cases to prevent lice transmission in schools and reduce lost school days due to head lice. The CDPH website http://www.cdph.ca.gov/healthinfo/discond/Pages/Headlice.aspx provides information on the essential components of a no-lice policy, and on the description, detection, environmental control, and treatment of head lice, as well as a list of references and a link to the parent brochure “A Parent’s Guide to Head Lice”.

In most cases, pupils with head lice are treated in a timely manner by their caregivers and are able to return to school in 1 to 2 days. Therefore, a school district may develop a policy limiting excused absences for head lice to 3 days. However, head lice infestations in some pupils can develop into a chronic state, lasting for weeks or months. A chronic case is a pupil found infested with live lice during three separate months during a school year or for six consecutive weeks.

Head lice infestations do not always start in school. According to the CDPH, pupils are less likely to contract head lice at school than they are in the home environment, where they may share beds or have close contact with siblings and playmates.

Caregivers frequently report great stress and express anger in trying to adequately treat their pupil’s chronic lice, and all family members may suffer embarrassment. Ideally, a School Attendance Review Team member or other trained school employee could intervene with the family of a student experiencing repeated lice episodes by providing education, assistance, and support to prevent a chronic condition. When reported to SARB for excessive absences due to head lice, the SARB can help pupils and their families find possible solutions.

18. How do we respond to a parent who states her child misses too much school due to asthma?

Asthma is the most common chronic disease of childhood, and is the leading cause of school absenteeism attributed to health issues. Asthma is a lung condition characterized by periodic episodes of inflammation, narrowing of the breathing passages, and increased mucous production, which can cause coughing, wheezing,
and difficulty in breathing. Factors that can trigger these episodes include allergy, infection, temperature changes, irritants (e.g., air pollution, dust, and cigarette smoke), and exercise.

In 2010, the Center for Disease Control reported that 9.4 percent of children have been diagnosed with asthma. Nationally, an estimated 14.6 million school days a year are lost due to asthma. The incidence of asthma in children has more than doubled in the past 20 years in the U.S.

A pupil or parent at a SARB meeting will commonly name asthma as a reason for excessive school absences. However, pupils may have varying degrees of asthma, so the mere statement that a child has asthma should not be an automatic excuse for missing school. Symptoms and the disease of asthma can be controlled, and pupils should not have to limit their activity, according to the American Academy of Allergy, Asthma and Immunology. Asthma management and control of symptoms should start with regular medical care from a pupil’s health care provider.

Several national health organizations have developed standards of asthma care and improved outcomes by developing policy guidelines. Included in the guidelines are recommendations for written Asthma Care Plans for children with persistent asthma. Using best practices, an Asthma Care Plan is developed by the child’s primary health care provider in conjunction with the child and family, and is put in writing and shared with the child’s school and school nurse. The care plan identifies the severity of the child’s asthma and should address two components: 1) daily management related to regular medications and asthma control measures, and 2) procedures to implement in case of an asthma emergency.

School nurses can play an important part in the management of pupils with asthma. A school nurse present at a SARB meeting can briefly assess the pupil’s degree of asthma and control measures in use, determine if the pupil is under regular medical care, and refer the family to a medical care provider if necessary. At school, the school nurse oversees the implementation of the Asthma Care Plan, incorporating it into an Individualized School Health Care Plan for pupils with severe, frequent asthma episodes. The school nurse monitors and evaluates plan outcomes, provides education, and communicates with the pupil’s health care provider.

A law went into effect January 1, 2005 that allows pupils with asthma to carry and self-administer their prescribed asthma medication, e.g. rescue inhalers. A full copy of the law (AB 2132) can be downloaded at www.leginfo.ca.gov. A fact sheet on this law is available, and further answers to questions about asthma and California schools may be obtained at www.californiabreathing.org.

19. How can the school or SARB help a pupil who says she is pregnant and thinks she should stop attending school?

Teen mothers are less likely to graduate from high school than other young women who bear children at later ages. Many face daunting challenges of combining and meeting the demands of school, work, and parenting, and must deal with unreliable transportation, childcare, housing, and income. Some young parents may be unaware
that absence of a custodial parent due to their child’s illness or medical appointment during school hours is allowed by law. (*EC* 46010, 48205).

One option for expectant teens not attending regular high school is continuation education, an alternative high school diploma program. It is for students who are sixteen years of age or older, have not graduated from high school, are still required to attend school, and who are at risk of not graduating.

Many students in continuation education are behind in high school credits. Others may need a flexible school schedule because they have jobs outside of school. Some students choose continuation education because of family needs or other circumstances. For more information about this option, visit the CDE Web page on Continuation Education at [http://www.cde.ca.gov/sp/eo/ce/](http://www.cde.ca.gov/sp/eo/ce/).

Independent study is another option for students who are expecting a child or parenting. Independent study must be voluntary, and only those students who complete at least a minimum day are eligible for independent study attendance credit.

Expectant adolescents and school-age parents have special considerations, such as childbirth and postpartum recovery; medical appointments; illness of the child, parent, or both; and unexpected emergencies that are difficult for most schools to accommodate. Independent study may enable these students to achieve success both in schooling and in parenting their young child.

Independent study can offer flexible scheduling, the opportunity to work at the student’s own pace, specialized curriculum that targets the unique needs of these students and their children (e.g., prenatal nutrition, childbirth preparation, family planning, parenting skills, and child growth and development) and opportunities for a one-on-one and small group instructional approach. For more information about independent study, visit the CDE Web page on Independent Study at [http://www.cde.ca.gov/sp/eo/is/](http://www.cde.ca.gov/sp/eo/is/).

### 20. What special considerations should be made when a pupil eligible under the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act of 1973 is referred to a SARB?

Students eligible for services under the Individuals with Disabilities Education Act (IDEA) or Section 504 of the Rehabilitation Act of 1973 may be subject to the SARB process when they do not comply with compulsory education laws. Compulsory attendance is required even if parents contest the school’s offer of placement and services. A basic theme in the IDEA and Section 504 is that, to the extent possible, pupils with disabilities should have the same educational opportunities as their non-disabled peers.

With appropriate accommodation, most disabilities should not prevent a child from attending school on a regular basis. Some disabilities, which may fall under the other health-impaired eligibility category, may require a shortened school day. It also is possible that a school phobia, emotional disturbance, or low incidence disability may make attendance at a regular comprehensive school setting inappropriate.
In addressing pupils with special needs, SARB staff should take care to determine the cause for the student’s attendance problem. Are the causes intrinsic, and possibly disability related, or extrinsic? An Individualized Education Plan (IEP) or Section 504 Plan team member should be part of the SARB process to explain the child’s disability, how it may affect attendance, and the accommodations that have been provided. The identified causes will help determine whether the solution may be found through a SARB hearing, or through the IEP or 504 Accommodation Plan process. Reference should be given to the latter processes when the concern is the provision of an appropriate education, e.g., addressing placement, services, and accommodations.

Appropriate staff should screen the case to address questions such as whether the parent or pupil appears to be causing the problem, whether the pupil is appropriately identified and placed, what environmental factors seem to be affecting attendance, and whether the lack of attendance is due to frustration at school. Behaviors that may be disability related include difficulty learning, restlessness, poor peer relationships, emotional outbursts, and speech and language problems.

The IDEA requires schools to address the behaviors of special needs pupils, such as attendance issues, when such behavior impedes the pupil’s learning. Title 34, Code of Federal Regulations (CFR) Section 300.324 requires the IEP team to consider the use of behavioral interventions and supports and other strategies to address the behavior. The SARB process provides a means by which the school may ensure that all appropriate interventions have been considered. Interventions proposed may be included in the pupil’s IEP.

The SARB process also helps to ensure against the over-identification of special needs pupils. Generally, a pupil’s eligibility for special education should not be determined without first ensuring that the pupil is fully engaged in the academic offerings of the school. A successful SARB intervention would help school staff rule out the negative impact of irregular attendance on pupil performance.

Under the IDEA and Section 504, a change of placement recommended by a SARB cannot be implemented until an IEP or Section 504 plan team conducts a manifestation determination review to determine if the child’s conduct is a manifestation of the child’s disability, and approves the placement.

Title 34, Code of Federal Regulations (CFR) Section 300.530(e) requires an IEP team to convene within 10 school days of any decision to change a pupil’s placement to determine whether the behavior that prompted the decision was caused by, or had a direct and substantial relationship to, the child’s disability or directly resulted from the school’s failure to implement the IEP.

If the team determines the behavior is due to the child’s disability, an IEP or Section 504 plan team would then review the placement to ensure it is appropriate. If the team determines the behavior is not a result of the disability, the student is subject to the school’s normal disciplinary policies.

Although IDEA provides that special education pupils may receive services until the age of 22, compulsory education under EC Section 48200 extends only to age 18. After the age of 18, special education pupils attend school at their own discretion.
Chapter 9  
Community Resources

The SARBs have the unique ability to identify and coordinate many available community resources to deal with persistent school attendance and behavior problems. These resources vary from area to area, but generally can be categorized according to the following topics:

- Child abuse/neglect and prevention
- Counseling and mental health services and programs
- Drug and alcohol abuse prevention and intervention
- Homeless service
- Youth groups and activities
- Services for high-risk youth
- Teen pregnancy services
- Gang intervention services
- Alternative education programs
- Health-care services
- Tutoring
- Transportation services

School and SARB personnel depend on accessibility of community resources when working to resolve school attendance or behavior problems. Maintaining an up-to-date inventory of resources provides for easy access to needed information. School and SARB members may need to work with the county SARB or county office of education personnel to compile a comprehensive inventory of resources.

In California, 2-1-1 can be called from a land line 24 hours a day, seven days a week, to obtain resource information. An inventory of resources should contain the name of each agency and its address, telephone number, description of services, and the name of a contact person.

Section 48322 of the Education Code states that county SARBs may encourage local SARBs to maintain a continuing inventory of community resources, including alternative education programs, and to make recommendations for the improvement of such resources and programs, or for the creation of new resources and programs where none exist. It is helpful to have a list of community resources available at SARB meetings.

Beginning on the following page is a table entitled “Agency Contact Information,” which includes state agencies that may be useful to SARBs throughout California. The list also provides information regarding professional organizations of interest to school administrators. This list is not exhaustive; inclusion does not necessarily imply endorsement.
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| **2-1-1 Information and Referral Research**  
This number can be called 24 hours a day for assistance in finding information.  
2-1-1 [http://www.211.org/](http://www.211.org/) |
| **Association of California School Administrators (ACSA)**  
The mission of ACSA is to support California's educational leaders; ensure all pupils have the essential skills and knowledge needed to excel; and champion public education. 800-290-2272 (ACSA)  
[www.acsa.org](http://www.acsa.org) |
| **Alcoholics Anonymous**  
Alcoholics Anonymous® is a fellowship of men and women who lend support to each other in efforts to help others recover from alcoholism. There are no dues or fees for AA membership.  
[www.aa.org](http://www.aa.org) |
| **Boys & Girls Town National Abuse Hotline (24 hrs)**  
Short-term counseling and referrals for any crisis.  
800-448-3000 [www.boysstown.org](http://www.boysstown.org) |
| **California AIDS/HIV Hotline**  
M-F 9 – 5 pm (until 9 p.m. on Thursday)  
Referrals to anonymous test sites. Information and support. Services offered in English, Spanish and Tagalog. 800-367-2437 [www.AIDSHotline.org](http://www.AIDSHotline.org) |
| **California Association of Pupil Personnel Administrators (CAPPA)**  
The mission is to strengthen services to California public schools in attendance, counseling, health services, research, school psychology, school social work, special education, prevention and intervention, safe and drug-free schools, and at-risk pupils.  
760-416-6029 [www.cappaonline.net/](http://www.cappaonline.net/) |
| **California Association of Supervisors of Child Welfare and Attendance (CASCWA)**  
CASCWA is comprised of school and community professionals dedicated to improving school climate, safety, and increasing attendance. It is a network of professional support, mentors, and educators who advocate for pupils, families, and schools.  
[www.cascwa.org](http://www.cascwa.org) |
| **California Conservation Corps**  
M-F 8 p.m. – 4 p.m.  
This program is for young adults aged 18–23; includes job training for fire-fighting and conservation.  
800-952-5627; 909-594-4206  
Sacramento Office: 916-341-3100  
[www.ccc.ca.gov](http://www.ccc.ca.gov) |
| **California Department of Developmental Services Regional Centers**  
California has 21 regional centers throughout the state that serve individuals with developmental disabilities and their families.  
916-654-1690 [www.dds.ca.gov](http://www.dds.ca.gov) |
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<td><strong>California Department of Education</strong>&lt;br&gt;The mission of the California Department of Education is to lead and support continuous improvement of student achievement. Main switchboard number: 916-319-0800&lt;br&gt;David Kopperud, Education Programs Consultant, SARB Operations, Attendance and Discipline: 916-323-1028&lt;br&gt;Monica Nepomuceno, Education Programs Consultant, Student Mental Health: 916-323-2212&lt;br&gt;Jacie Ragland, Education Programs Consultant, Home and Hospital Instruction, 916-323-2568&lt;br&gt;Daniel Sackheim, Education Programs Consultant, Community Day School, Opportunity Education, Diploma Plus: 916-445-5595&lt;br&gt;Jaqueline Wong, Education Programs Consultant, Foster Youth Services: 916-327-5930&lt;br&gt;www.cde.ca.gov</td>
</tr>
<tr>
<td><strong>California Department of Public Health</strong>&lt;br&gt;The Department is tasked with optimizing the health and well-being of the people in California.&lt;br&gt;916-445-4171&lt;br&gt;www.cdph.ca.gov</td>
</tr>
<tr>
<td><strong>California Department of Social Services</strong>&lt;br&gt;<strong>Child Protective Services</strong>&lt;br&gt;The major system of intervention of child abuse and neglect in California. (See individual counties for contact phone numbers.)&lt;br&gt;www.childsworld.ca.gov</td>
</tr>
<tr>
<td><strong>California Legal Aid Society</strong>&lt;br&gt;Provides free legal advice in non-criminal matters to economically disadvantaged California residents.&lt;br&gt;800-952-5210&lt;br&gt;www.dca.ca.gov</td>
</tr>
<tr>
<td><strong>California School Boards Association (CSBA)</strong>&lt;br&gt;Supports school board members, superintendents and senior administrative staff in a leadership role.&lt;br&gt;800-266-3382&lt;br&gt;www.csba.org</td>
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<td><strong>California Smokers Helpline</strong>&lt;br&gt;M-F 7 a.m. – 9 a.m.,&lt;br&gt;Sat 9 a.m. – 1 p.m.&lt;br&gt;Free information and telephone counseling to help people stop smoking (available in six languages)&lt;br&gt;800-662-8887; 800-NO-BUTTS&lt;br&gt;www.californiasmokershelpline.org</td>
</tr>
<tr>
<td><strong>California State PTA</strong>&lt;br&gt;The mission is to positively impact the lives of children and families by representing, and supporting members with skills in advocacy, leadership, and communications.&lt;br&gt;916-440-1985&lt;br&gt;www.capta.org</td>
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<tr>
<td><strong>California Youth Crisis Line</strong> &lt;br&gt;(24 hrs)&lt;br&gt;Crisis phone counseling, information, and referrals for youth ages 12-24. Can connect youth to parent/guardian or other agency without charge. Message relay.&lt;br&gt;800-843-5200&lt;br&gt;www.youthcrisisline.org</td>
</tr>
<tr>
<td>CalWORKS&lt;br&gt;This program provides temporary financial assistance and employment-focused services to eligible families with minor children.&lt;br&gt;877-481-1044&lt;br&gt;www.calworks.org</td>
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| **Court Appointed Special Advocates (CASA)**  
Provides support and promotes court-appointed volunteer advocacy for abused and neglected children so they can thrive in safe permanent homes  
800-628-3233  
[www.nationalcasa.org](http://www.nationalcasa.org) |
| **Department of Motor Vehicles (DMV)**  
Enhances traffic safety through testing and monitoring of drivers.  
877-487-2778; 310-575-5700  
[www.dmv.org](http://www.dmv.org) |
| **Employment Development Department**  
**Workforce Investment Act**  
Statewide list of qualified training providers offers many educational programs, including classroom, correspondence, online, broadcast and apprenticeship programs.  
916-654-8008 |
| **FEMA**  
**Federal Emergency Management Agency**  
Helps families prepare for disasters.  
800-621-FEMA  
[www.FEMA.gov](http://www.FEMA.gov)  
**FEMA for Kids**  
Children should be encouraged to visit the following websites to help their families prepare for a disaster.  
800-621-3362  
[www.fema.gov/kids](http://www.fema.gov/kids) |
| **Gay & Lesbian Youth Services**  
Transitional living program for ages 18-24; mentoring and HIV education.  
M-F 9 a.m.–6 p.m.  
323-993-7400  
[www.lagaycenter.org](http://www.lagaycenter.org) |
| **General Educational Development Testing Services (GED) Hotline**  
M-Sun 6:00 a.m.–10:30 pm Central time  
Information on GED  
800-626-9433  
[www.gedtest.org](http://www.gedtest.org) |
| **Head Start**  
A national program promoting school readiness, focusing on social and cognitive development of children by providing educational, health, nutritional, social and other services to children and families.  
[www.acf.hhs.gov](http://www.acf.hhs.gov) |
| **Healthy Families Insurance**  
State-sponsored low-cost health insurance for children up to age 19 (who meet income and U.S. citizenship requirements). Assistance available for filling out applications.  
[www.healthy-families.us](http://www.healthy-families.us) |
| **Healthy Kids Resource Center**  
This center maintains health education materials for use by educators working with preschool–12th grade pupils in school settings and after-school programs. Materials available for loan.  
[www.californiahealthykids.org](http://www.californiahealthykids.org) |
| AGENCY |
|-----------------|-------------------------------------------------------------|
| **Homeless Liaison at the California Department of Education**  
Consultant for homeless education services may be contacted for questions regarding the McKinney-Vento Act (homeless rights).  
Jackie Wong, Education Program Consultant for Foster Youth Services  
Leanne Wheeler, Education Program Consultant for Homeless Education Services  
[www.cde.ca.gov](http://www.cde.ca.gov) |
| **Job Corps**  
Free education and training program to help youth of ages 16-24 learn careers, earn a high school diplomas or GEDs, and find jobs.  
[www.jobcorps.org](http://www.jobcorps.org) |
| **Juvenile Diabetes Research Foundation**  
M-F 9 a.m.–5 p.m. (Eastern Time)  
Information and referrals for those with diabetes.  
[www.jdrf.org](http://www.jdrf.org) |
| **Loma Linda University Behavioral Medicine Center**  
Facility offering multi-level care for youth with chemical dependency and eating disorders.  
[www.lomalindahealth.org](http://www.lomalindahealth.org) |
| **Medi-Cal**  
California's Medicaid program provides needed health care services for low-income individuals, including families with children, seniors, persons with disabilities, foster care youth, pregnant women, and low-income people with certain diseases.  
[www.dhcs.ca.gov](http://www.dhcs.ca.gov) |
| **National Center for Missing and Exploited Children Hotline**  
(also known as Missing Children Hotline)  
(24 hours)  
[www.missingkids.com](http://www.missingkids.com) |
| **National Center for Victims of Crime**  
M-F 8:30 am–8:30 p.m.  
Information and referrals to support services nationwide.  
[www.ncvc.org](http://www.ncvc.org) |
| **National Child Pornography Tipline**  
Handles calls from individuals reporting the sexual exploitation of children through the production and distribution of pornography.  
[www.cybertipline.com](http://www.cybertipline.com) |
| **National Council on Problem Gambling (24 hours)**  
Information and referrals; crisis intervention and counseling.  
[www.ncpgambling.org](http://www.ncpgambling.org) |
| **National Domestic Violence Hotline**  
Information and referrals for shelters and counseling.  
[www.ndvh.org](http://www.ndvh.org) |
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| **National Eating Disorder Association (NEDA)**  
Toll-free helpline to connect people with resources, information, or referrals to national and local treatment providers.  
[www.nationaleatingdisorders.org](http://www.nationaleatingdisorders.org) |
| **National Runaway Switchboard**  
Their mission is to keep America’s runaway and at-risk youth safe and off the streets.  
[www.1800RUNAWAY.org](http://www.1800RUNAWAY.org) |
| **National Suicide Prevention**  
Provides assistance 24 hours a day, 7 days a week. Free and confidential.  
[www.suicideprevention.org](http://www.suicideprevention.org) |
| **Institute for Intergovernmental Research**  
Provides research and education services related to law enforcement, criminal justice, homeland security, and juvenile justice.  
[www.iir.com/nygc](http://www.iir.com/nygc) |
| **Parent Project**  
Provides instruction, support groups, and curriculum addressing destructive adolescent behaviors.  
[www.parentproject.com](http://www.parentproject.com) |
| **Parents Anonymous**  
M-F 8 a.m.– 4:30 p.m. (24-hour recording)  
909-621-6184  
[www.parentsanonymous.org](http://www.parentsanonymous.org) |
| **Planned Parenthood**  
Provides family planning and reproductive health care services for women, men, and teens. Provides comprehensive and age-appropriate health information and education.  
916-446-5247; For medically urgent questions: 800-230-7526  
[www.plannedparenthood.org](http://www.plannedparenthood.org) |
| **Pregnancy Hotline**  
Available 24/7  
Provides referrals to a local pregnancy resource center for information regarding pregnancy tests, STDs, adoption, parenting, medical referrals, housing, and other issues.  
1-800-395-Help (4357)  
[www.pregnancycenters.org](http://www.pregnancycenters.org) |
| **Social Security Administration**  
Independent government agency that administers the largest social insurance program in the United States.  
800-772-1213; 909-383-5776  
[www.socialsecurity.gov](http://www.socialsecurity.gov) |
| AGENCY |
|------------------|------------------|
| **U.S. Department of Education Office for Civil Rights**

50 Beale Street, Suite 7200  
San Francisco, CA 94105-1813  
Telephone: 415-486-5555  
ocr.sanfrancisco@ed.gov

| **U.S. Department of Health and Human Services & Substance Abuse and Mental Health Services Administration (SAMHSA)**  
(24 hours)  
Connects the general public to the latest information on prevention and treatment of mental and substance abuse disorders.  
800-729-6686  
www.ncadi.samhsa.gov |
Appendix A
Sample Forms

The forms, letters, and other documents in Appendix A are suggested examples and may be modified as appropriate. Use of uniform attendance forms within the SARB’s area builds consistency and helps expedite processing of paperwork.

Although *Education Code* Section 48260.5 requires very specific language for the first notification of truancy, most attendance documents can be modified to suit the population served by the SARB.

Many of the following letters and documents are available in different languages. See the California Department of Education Web page at [http://www.cde.ca.gov/ls/ai/sb/sarbhandbook.asp](http://www.cde.ca.gov/ls/ai/sb/sarbhandbook.asp) for sample letters in different languages.

The following sample documents provide a variety of tools to help local SARBs promote positive attendance patterns.

**Note:** Assembly Bill 1610 (2010) amended the initial truancy notice mandate and the habitual truancy notice mandate to state that districts may use the most cost-effective method possible for notification, which may include electronic mail or a telephone call.
Welcome to School Letter from Principal

(Issue on school letterhead.)

Date __________________
(Name of parents and address)

Re: ____________________

Dear Parent:

The school year is beginning soon, and I want to welcome you as our partner in your child’s education. We value, appreciate, and seek out your involvement and collaboration for the success of your child.

We are asking all parents to help us ensure the regular, on-time attendance of their children at school. We monitor attendance closely because research has shown that regular attendance is vital for the success of children in school. California law states that absences are excused only if the child is ill or there is an excuse which meets the requirements of Education Code Section 48205. Even excused absences that cause your child to miss significant amounts of school can cause your child to fall behind in class.

Education Code Section 48260 defines a truant as a pupil who has missed more than 30 minutes on three days without valid excuse in one school year. Our goal is to have all children present in school every day and on time. Our district’s policy is that we may require verification of absences due to illness or quarantine, if your child has missed school for three consecutive days. Please be aware that going “out of town” when school is in session with your child is an unexcused absence.

I look forward to working with you in a meaningful partnership for your child. We at __________________________ will work very hard with you to ensure that your child receives the best education possible. We are depending on you, and we want to thank you for entrusting us with your child. To provide your child with an outstanding education, your child must maintain excellent attendance.

Enclosed you will find a copy of this year’s school calendar to assist in your family’s scheduling.
If you have any questions, please feel free to call us at _________________.

Sincerely,

__________________________,
Principal
Dear Parents/Guardians:

Welcome back to school!

______________ School District is dedicated to academic achievement and success for all pupils. Regular school attendance is a critical part of that success. Our district is committed to increasing the attendance rate in all district schools. High attendance rates result in improved academic skills, as well as social and emotional growth for our pupils.

The district will strive to be sure that pupils are in school on time, every day. Please carefully read pages ______ in the parent handbook regarding attendance. Included in the handbook are the laws pertaining to excused and unexcused absences. If your child must miss school more than three days, please contact the school as soon as possible; medical verification may be required. We also would like to work with you to help ensure that your child can make up for what he or she missed in class. This will prevent your student from having unexcused absences that may hinder his or her progress in school.

If you have any questions regarding attendance, please contact your child’s school. I wish you and your student a very successful school year!

Sincerely,

_____________________________

District Superintendent
Chronic Absence Letter

Date ______________

Dear Parent/Guardian:

Our records indicate that your child, ________________________, has been chronically absent from school. A student is chronically absent from school when he or she has missed 10 percent or more of the days he or she has been enrolled in school.

In many cases, absences from school are unavoidable due to health problems or other circumstances. However, chronic absenteeism can have a drastic impact on your child’s education. Children chronically absent in kindergarten and first grade are much less likely to learn to read by the end of third grade. By sixth grade, chronic absence is a proven early warning sign of drop-out. By ninth grade, good attendance can predict graduation even better than eighth-grade test scores. Clearly, going to school regularly matters!

We would like to help resolve any problems that may be causing your child to miss school. Please call me at ____________________ at your earliest convenience. I would like to learn more about what is making it difficult for your child to get to school and work together with your family to see if we can help improve your child’s attendance.

Sincerely,

________________________________
School Principal
First Notification of Truancy

(Sample of required letter to parent or guardian; issue on school district letterhead.)

Date: ____________________

Dear Parent/Guardian:

Our records indicate that your child, _________________________________, in the ________ grade was absent for more than 30 minutes on: ________________________ without a valid excuse.

When a student is absent without a valid excuse, the student is considered truant according to California law.

Unexcused Absences

*Education Code Section 48260*—Any pupil subject to full-time education who is absent from school without valid excuse for more than 30 minutes on each of three days in one school year is a truant and shall be reported to the attendance supervisor of the superintendent of the school district.

Upon a pupil’s initial classification as a truant, the school district is required to notify you, the pupil’s parent/guardian, of the following (*Education Code Section 48260.5*):

1. That the pupil is truant.

2. That the parent/guardian is obligated to compel the attendance of the pupil at school.

3. That parents/guardians who fail to meet this obligation may be guilty of an infraction and subject to prosecution pursuant to Article 6 (commencing with Section 48290) of Chapter 2 of Part 27.

4. Alternative educational programs available in the district.

5. The right to meet with appropriate school personnel to discuss solutions to the pupil’s truancy. (*Added Statutes, 1983, Chapter 498*)

6. The pupil may be subject to arrest under *Education Code Section 48264*.

7. The pupil may be subject to suspension, restriction, or delay of his/her driving privilege pursuant to *Vehicle Code Section 13202.7*.

8. That it is recommended that the parent or guardian accompany the pupil to school and attend classes with the pupil for one day (*Added Statutes, 1983, Chapter 498*)
If your child is absent due to a chronic illness or other unavoidable circumstances, please contact the school attendance clerk. Absences or excessive tardies for any reason affect your child’s education and reduce opportunities for success in school. Tardies also interrupt instruction and interfere with the learning environment for all pupils. If the school attendance record is inaccurate, please inform the school attendance clerk.

If your child’s attendance does not improve, we will need to schedule a conference to discuss the situation. We would like to understand the barriers to your child’s attendance and discuss how we can work together to make sure your child is in class and learning.

Our goal is to assist you in educating your child. We can be successful if your child is in school every day and on time.

Sincerely,

_________________________________  __________________
Administrator’s Signature          Date

_________________________________
Administrator’s Name (typed or printed)
Spanish Translation of Sample First Truancy Letter

Fecha:______________________

Estimado Padre/ Tutor:

El motivo de esta carta es informarle que su hijo/a ________________, que asiste a _______grado, es/puede ser considerado ausente sin permiso:

☐ Fechas de las ausencias injustificadas:

Sin excusa/ sin verificación/ sin justificación:________________________________________

____________________________________

Retrasos (30 minutos o más):_____________________________________________________

Código de Educación Sección 48260—Todo alumno que recibe educación de jornada completa que esté ausente de la escuela sin una excusa válida durante más de tres días o que llegue más de 30 minutos tarde cada día durante más de tres días durante el año escolar se considera un alumno con ausencias injustificadas y será denunciado ante el supervisor de asistencia o el superintendente del distrito escolar.

Código de Educación Sección 48260.5—(A) Cuando se considere que un alumno tiene ausencias injustificadas, el distrito escolar notificará al padre/ tutor del alumno, por correo de primera clase u otro medio razonable, sobre lo siguiente: (1) Que se considera que el alumno tiene ausencias injustificadas. (2) Que el padre/tutor tiene la obligación de exigirle al alumno que asista a la escuela. (3) Que los padres/tutores que no cumplan con esta obligación pueden ser culpables de una infracción y pueden ser procesados conforme al Artículo 6 (a partir de la Sección 48264) del Capítulo 2 de la Parte 27. (B) El Distrito también deberá informar a los padres /tutores sobre lo siguiente: (1) Programas de educación alternativos disponibles en el distrito. (2) El derecho a reunirse con el personal correspondiente de la escuela para discutir posibles soluciones a las ausencias injustificadas del alumno (Leyes adicionales de 1983, Capítulo 498.) (3) El alumno puede ser sujeto a arresto conforme a Código de Educación Sección 48264. Y (4) El alumno puede estar sujeto a suspensión, restricción o postergación de su privilegio de conducir conforme a Código de Vehículos Sección 13202.7.
Las ausencias injustificadas, sin verificación, sin excusa, ausencias excesivas excusadas, o retrasos afectan la educación del alumno e incrementan la posibilidad de fracaso. Las llegadas tarde interrumpen la clase e interfieren con el ambiente de enseñanza de todos los alumnos.

Por favor converse con su hijo sobre este tema. Si su asistencia no mejora, se convocará una junta con una persona designada de su escuela. **Nuestro objetivo es educar a su hijo. No podemos cumplirlo si su hijo/a no está en la escuela.**

Firma del Administrador

Fecha

cc: Student File, Student Outreach Worker (Box 56) Juvenile Court (if required).

***************El Padre/Tutor Firme y Regrese Esta Parte ***************

He conversado sobre este asunto con mi hijo/a _________________________, y hemos resuelto el problema de su asistencia para poder asegurar una experiencia educativa exitosa.

Firma de Padre/Tutor

Fecha
Second Notification of Truancy or Excessive Absences

(Date on school site letterhead.)

Date ____________________

Student's Name ______________________ Student ID# ______________________

Parent's Name ______________________ Parent's Phone Number ______________

Address ______________________________________

Dear Parent/Guardian:

This SECOND LETTER is to inform you that your child continues to have an attendance problem.

Date(s) of excused absences __________________________

Date(s) of unexcused absences _________________________

Date(s) of tardies (31+ minutes) _______________________

Total absences to date _______________________________

1. An appointment has been made for you and your child to meet with _____________ to consider a proper plan for correcting this problem.

2. Parent(s)/guardian(s) and student are requested to attend the following meeting.

   YOUR SCHEDULED APPOINTMENT IS AS FOLLOWS:
   
   Date___________________________
   Time __________________________
   Location _________________________

Labor Code Section 230.8 requires certain employers to allow employees to attend school conferences.
Failure to appear will result in a referral for further action.

For unexcused absence or tardies:

*Education Code* Section 48261—Subsequent Report of Truancy. Any pupil who has been reported as a truant and who is again absent from school without a valid excuse one or more days, or tardy on one or more days, shall again be reported as a truant to the attendance supervisor or the superintendent of the district.

Students with unexcused absences may be assigned weekend school to make up work missed during regular attendance (*Education Code* Section 37223).

We appreciate your cooperation in being prompt for your appointment.

Principal or Designee: __________________________

Attachment: Copy of Attendance Record
cc: Cumulative folder/student’s teacher(s)
Fecha:______________________

Estimado Padre/Tutor:

Su hijo/a es/puede ser reportado como ausente sin justificación el ______________. Esta es la segunda carta que se le manda informándole que su hijo/a, ________________________ en el _________ grado continúa con el problema de asistencia.

☐ Fechas Adicionales de Ausencias Injustificadas:

Sin excusa/ sin verificación/ injustificadas: ______________________________________

Retrasos (30 minutos o más):________________________________________

Código de Educación Sección 48261—Informe Subsiguiente de Ausencias sin justificación: Todo alumno que ha sido reportado como ausente sin justificación y vuelve a estar ausente de la escuela sin una excusa válida un día o más, o llega tarde un día o más, deberá de nuevo ser reportado como ausente sin justificación al supervisor de asistencia o al superintendente del distrito. De acuerdo con el Código de Educación Sección 48264.5, un alumno ausente sin justificación puede ser asignado a un programa de estudio que se imparta después del horario escolar o el fin de semana. Si el estudiante fracasa en el cumplimiento con este programa de estudio, el/ella puede ser referido al programa de mediación de La Junta de Revisión de Asistencia Escolar.

☐ Fechas Adicionales de Exceso de Ausencias Excusadas: _____________

Las ausencias injustificadas, sin verificación, sin excusa, ausencias excesivas excusadas, o retrasos afectan la educación del alumno y incrementan la posibilidad de fracaso. Las llegadas tarde interrumpen la clase e interfieren con el ambiente de enseñanza de todos los alumnos.

Por favor póngase en contacto con la escuela dentro de los siguientes cinco días escolares para poder programar una conferencia para discutir el problema y tratar de encontrar una solución. Por favor llame ______________________ el ____________ para fijar una conferencia.

____________________________________________________________________

Firma del Administrador Fecha

cc: Student file, Juvenile Court (If required by terms of probation)

*****************************Padre/Tutor Firme y Regrese*****************************

He conversado con mi hijo/a ______________________ sobre este asunto. Llamaré a la escuela para fijar una conferencia. La mañana/tarde me conviene más a mí.

____________________________________  __________________________
Firma de Padre/Tutor  Fecha
Third Truancy Letter

Date ______________

Re: _________________________________________________________
(Student’s name)

Dear Parent/Guardian:

You were last notified of your child’s truancy on ______________. This third notice informs you that your child is now considered a habitual truant.

Additional date(s) of truancies

Unexcused days absent ___________ Tardies (31+ minutes) ___________

History of attendance

Attendance record as of ______________ is as follows:

Days of enrollment ___________ Days present ___________

Unexcused absences ___________ Excused absences ___________

Tardies (31+ minutes) ___________

Education Code Section 48262—Habitual Truant: Any pupil deemed an habitual truant and has been reported as a truant three or more times per school year, provided that no pupil shall be deemed an habitual truant unless an appropriate district officer or employee has made a conscientious effort to hold at least one conference with a parent or guardian of the pupil and the pupil himself after filing of either of the reports required of Education Code Section 48260 or 48261.

The school has attempted to work with you to solve your child’s attendance problems. These attempts have been unsuccessful. It will now be mandatory for you and your child to attend a School Attendance Review Board (SARB) meeting. Your scheduled appointment is as follows:

Date: ______________________                Time: ______________________

Location: ________________________________________________________

You and your child are required to attend this conference (Education Code Section 48321.5). Failure to attend may result in a referral to the District Attorney’s Office or law enforcement. If you have any questions regarding this meeting, you may contact __________________________________________ at ______________

Principal
Spanish Translation of Sample Third Truancy Letter

Fecha: __________________________________________________________

Estimado Padre/Tutor:

Su hijo/a fue/pudo ser reportado ausente sin justificación el ____________________.

Esta tercera carta es para informarle que su hijo/a, _________________________ en el _________ grado es/puede ser considerado un absentista habitual.

Fechas Adicionales de Ausencias Injustificadas:

______________________________________________________________

Retrasos (30 minutos o más):

______________________________________________________________

Código de Educación Sección 48262—Absentista Habitual: Todo alumno clasificado como un absentista habitual y quien han sido reportado como ausente sin justificación tres veces o más por año escolar, con tal de que ningún alumno sea clasificado absentista habitual al menos que un funcionario apropado del distrito o empleado haya hecho un esfuerzo a conciencia para tener por lo menos una conferencia con el padre o tutor del alumno y el alumno después de efectuar las notificaciones requeridas por Código de Educación secciones 48260 o 48261.

Código de Educación Sección 48264.5—Un alumno ausente sin justificación puede ser asignado a un programa de estudio que se imparta después del horario escolar o el fin de semana. Si el estudiante fracasa con el cumplimiento de este programa de estudio, el/ella puede ser referido al programa de mediación de La Junta de Revisión de la Asistencia Escolar.

Fechas Adicionales de Exceso de Ausencias Excusadas:

______________________________________________________________

La escuela ha hecho todo lo posible para colaborar con usted en la resolución de los problemas de asistencia de su hijo/a. Estos atentados no han tenido éxito. Es imprescindible que usted asista con su hijo/a a una junta con el Grupo De Revisión de Asistencias de los Estudiantes (SART por sus siglas en inglés) o a una junta con el Equipo de Estudio de Estudiantes (SST por sus siglas en inglés.) Les hemos asignado la siguiente cita:

FECHA: ______________________________________________________

LUGAR: _____________________________________________________

HORA: _____________________________________________________
Si es necesario cambiar esta junta por favor llame a la escuela de inmediato. Sin su cooperación la única otra alternativa será referir este asunto al Distrito Escolar, Junta Directiva de Revisión de Asistencia Escolar (SARB por sus siglas en inglés) quien puede referir este asunto a las oficinas del Procurador para ser procesado de acuerdo a Sección 272 del Código Penal y/o Sección 48290 del Código de Educación.

Firma del administrador __________________________ Fecha __________________________

cc: Student File, Juvenile Court (if required by terms of probation).

Padre/Tutor Firme y Regrese esta Parte

He conversado de este asunto con mi hijo/a __________________________. Asistiremos a la audiencia de SART/SST programada para nosotros.

Firma del padre o tutor __________________________ Fecha __________________________
Notification Letter of Parent Meeting at District Office

Date_________________________ School ______________________________

Dear _________________________________

This letter is to inform you that after repeated discussion, conferences, and meetings concerning ___________________ ’s attendance, (his/her) attendance has not improved.

Your student was again absent/tardy on the following date(s):

__ Truant or unexcused absence on ________________________________
__ Tardy on ________________________________
__ Excessive excused absence on ________________________________

This poor attendance/punctuality affects your child’s education, and creates a poor example for other pupils. Because your student’s attendance has not improved, I have scheduled a meeting with the supervisor of Child Welfare and Attendance to identify possible solutions to improve your student’s attendance. This meeting for you and the student is scheduled for:

_______________________   on ________________________________

at the District Office, located at

______________________________

Please call the Child Welfare and Attendance Office at

______________________________ (location)

no later than ________________________________ (date) to confirm this meeting.

Failure to attend this meeting with the supervisor of Child Welfare and Attendance will result in a referral to the district School Attendance Review Board (SARB).

*Education Code Section 48263*—If any minor in any district of a county is a habitual truant, or is irregular in attendance at school, as defined in this article, or is habitually insubordinate or disorderly during attendance at school, the pupil may be referred to a School Attendance Review Board.

I look forward to meeting with you to resolve this barrier to your child’s education.

Sincerely,

__________________________________
Principal (or designee)

cc: student file
    site administrator
Notification Letter of SARB Referral

(Note: Districts may send this letter when the school has exhausted site-level resources and referrals.)

Date ___________________________ School _________________________________

Dear ____________________________________________ :

This letter informs you that after repeated discussion, conferences, meetings, and contract(s), your student, ______________________________, has not improved his/her attendance. Your student was again absent/tardy on the following date(s):

__ Truant or unexcused absence on _____________________________
__ Tardy on _____________________________
__ Excessive excused absence on _____________________________

_ Education Code Section 48621_—Subsequent Report of Truancy: Any pupil who has once been reported as a truant and who is again absent from school without a valid excuse one or more days, or tardy on one or more days, shall again be reported as truant to the attendance supervisor or the superintendent of the district.

_ Education Code Section 48262_—Habitual Truant: Any pupil deemed an habitual truant and has been reported as a truant three or more times per school year, provided that no pupil shall be deemed an habitual truant unless an appropriate district officer or employee has made conscientious effort to hold at least one conference with a parent or guardian of the pupil and the pupil himself, after the filing of either of the reports required by _Education Code_ Section 48260 or 48261.

Unfortunately, it has become necessary to refer this matter to the district School Attendance Review Board (SARB). We have exhausted all resources available to our school site and are now required to make this referral.

_ Education Code Section 48263_—If any minor in any district of a county is a habitual truant, or is irregular in attendance at school, as defined in this article, or is habitually insubordinate or disorderly during attendance at school, the pupil may be referred to a School Attendance Review Board.

You will be contacted by the supervisor of Child Welfare and Attendance concerning the scheduled hearing before the School Attendance Review Board (SARB). If you have any questions concerning this hearing, please call my office at _____________________________ between 7:30 a.m. and 4:30 p.m.

Sincerely,

________________________________________
Principal (or designee)

cc: Student file
    Child Welfare and Attendance Supervisor
Chronic Truant Letter

Date ____________

Dear _____________________________:

Our records show that your student, ____________________________, has been absent from school without a valid excuse for ten percent or more of the school days in the school year.

In addition, our records show that you were previously notified that your student was a truant and that the school has made a conscientious effort to intervene before deeming your student a habitual truant.

Even after referral to the school attendance review board (SARB), your student has continued to have absences from school without a valid excuse.

At this time, it is necessary for the SARB to direct the school district to make and file a criminal complaint, charging a violation of California law.

Please contact me as soon as possible at _________________ if you have any questions about this notification that your student is considered a chronic truant pursuant to Education Code Section 48263.6.

Sincerely,

_________________________________
Director
Child Welfare and Attendance
### SARB Identification Stickers

<table>
<thead>
<tr>
<th>School Attendance Review Board Seal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Student</td>
</tr>
<tr>
<td>Was seen on ________________________</td>
</tr>
<tr>
<td>by ________________________________</td>
</tr>
<tr>
<td>signature of school official</td>
</tr>
<tr>
<td>phone/email</td>
</tr>
<tr>
<td>SSID Number ________________________</td>
</tr>
</tbody>
</table>

### School Attendance Review Board (SARB)

SSID # _______________________
Reason for Referral ___________________________________

Name of Student

SARB Date

School District         County

Contact               Telephone

Email
State SARB recommends that stickers be reproduced on bright fluorescent paper for easy recognition and that the name of the district and county be included for easy reference.

**Note:** The stickers are not to be on the front cover of the cum folder, but they may be placed inside the cum folder.
### Case Chronology Worksheet

**Instructions:** Complete as contacts are made or actions occur. Make and use as many copies of this blank form for your individual case files as necessary.

<table>
<thead>
<tr>
<th>Student __________________________</th>
<th>SSID# __________________________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone(s) __________________________</td>
<td></td>
</tr>
<tr>
<td>Birthdate ___________________</td>
<td>Grade __________________________</td>
</tr>
<tr>
<td>Address __________________________</td>
<td></td>
</tr>
<tr>
<td>School __________________________</td>
<td>School Year ______</td>
</tr>
<tr>
<td>Parent/Guardian Name __________________________</td>
<td></td>
</tr>
<tr>
<td>Phone(s) __________________________</td>
<td></td>
</tr>
</tbody>
</table>

**CONTACTS**

<table>
<thead>
<tr>
<th>Type of Contact</th>
<th>Date</th>
<th>Contact Made By</th>
<th>Purpose of Contact</th>
<th>Response/Comments From Person Contacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correspondence</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Home Visit</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Observed on Campus</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conference</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Agency Contact</td>
<td></td>
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</tr>
<tr>
<td>SARB</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# Attendance Records and Summary of Action

## Student and Family Information

<table>
<thead>
<tr>
<th>Name of minor (Last name, first)</th>
<th>Date of Birth</th>
<th>Age</th>
<th>Sex</th>
<th>Height</th>
<th>Weight</th>
<th>Date of Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eye Color</td>
<td>Hair Color</td>
<td>Ethnic Origin</td>
<td>Distinguishing marks</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Address (number/street/city/ZIP)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>School/District</th>
<th>School:</th>
<th>District:</th>
<th>Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Father/stepfather</td>
<td>Date of Birth</td>
<td>Address</td>
<td>Telephone number</td>
</tr>
<tr>
<td>Mother/stepmother</td>
<td>Date of Birth</td>
<td>Address</td>
<td>Telephone number</td>
</tr>
</tbody>
</table>

## Guardian (if applicable)

| Date of Birth | Address | Telephone number |

## Summary of Problem

<table>
<thead>
<tr>
<th>Problem statement (use attachments if necessary)</th>
<th>Summary of Absences</th>
<th>Current Year</th>
<th>Prior Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total no. of school days absent to date</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of days with valid excuse</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Number of days truant</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of days absent with non-valid excuse</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Number of days not enrolled</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Dates of absence/tardies</th>
<th>Dates of Verification</th>
<th>Person contacted (Parent, guardian, person in charge)</th>
<th>Employee contacting family (name of the school official)</th>
<th>Method of Contact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education Code Section 48260</td>
<td></td>
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</tr>
<tr>
<td>601.1 WIC Absentia habitual</td>
<td></td>
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</tr>
<tr>
<td>1. Said minor was absent from school without valid excuse for three days in one school year, or tardy or absent for more than any 30-minute period during the school day without a valid excuse on three occasions in one school year, or any combination thereof.</td>
<td></td>
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<tr>
<td>2. Having been reported as a truant, the said minor was again absent without valid excuse or tardy on an additional day.</td>
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</tr>
<tr>
<td>Date of absence/tardy</td>
<td>Date of Verification</td>
<td>Person contacted (Parent, guardian, person in charge)</td>
<td>Employee contacting family (name of the school official)</td>
<td>Method of Contact</td>
</tr>
<tr>
<td>Education Code</td>
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</tbody>
</table>

79
Section 48260

<table>
<thead>
<tr>
<th>School official</th>
</tr>
</thead>
<tbody>
<tr>
<td>School official</td>
</tr>
</tbody>
</table>

Truancy was reported to (Supervisor of Attendance) Date

Pursuant to **Education Code Section 48262**, a conference was set with the parent(s)/guardian(s) and student on:

__________________________________________________________________

The results of that meeting were:

__________________________________________________________________

The parent/guardian meeting was not conducted because:

__________________________________________________________________

Before the above dates, the student minor was again absent without valid excuse or tardy on an additional day.

<table>
<thead>
<tr>
<th>Date of absence/tardy</th>
<th>Date of Verification</th>
<th>Person contacted (Parent, guardian, person in charge)</th>
<th>Employee contacting family (name of the school official)</th>
<th>Method of Contact</th>
</tr>
</thead>
<tbody>
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</table>

**Excessive absences:** Parent(s)/guardian(s) have failed to send youth to full-time day/continuation school, to wit (use attachments if necessary to identify date, person contacted, person who made the contact, and the explanation for each absence):

Because the student was habitually truant, excessively absent or both, a referral to

(Title of local SARB)

On __________________________

(Date)

**School Attendance Review Board Findings:**

Date(s) of SARB meetings with minor and parent(s)/guardian(s):

__________________________________________________________________

SARB determined public and private services were insufficient or inappropriate and student failed to respond to directives or services provided as follows (use attachments as necessary):
In that the above situation exists, SARB requests the case be referred to the Probation Department for filing of a petition, pursuant to *Welfare and Institutions Code Section 601*, alleging the minor is a habitual truant pursuant to *Education Code Section 48200, 48262, 48400, or 48402*.

Are there prior or current Juvenile Court proceedings (*WIC§§ 300, 601, or 602*)? If yes, please explain:

I certify under penalty of perjury under the laws of the State of California that the foregoing information is correct.

__________________________________________________________________________
Signature of SARB Chairperson

__________________________________________________________________________
Date

**Necessary Items for Filing a Petition with the Court**

Certified copies of:

- Minor’s student attendance record (including a legend for notations)
- Record of contacts with the minor and/or parents/guardians, identifying contacted
- Evidence of efforts to hold a conference with the parent/guardian, per Education Code Section 48262, and the results thereof
- Record of SARB findings, including oral and written statements of the minor and parent/guardian, and the results of SARB referrals, if any
- Witnesses (include the names, addresses, and telephone numbers of the following persons):
  - Representative of attendance supervisor
  - SARB representative
  - School employee who can identify the minor
  - School employee(s) who contacted or attempted to contact the minor and parent(s)/guardian(s)
  - Interpreter(s) used during the proceedings
  - District/County School Attendance Review Boards (SARB)
### Annual Summary Report

<table>
<thead>
<tr>
<th>GRADE LEVEL</th>
<th>MALE</th>
<th>FEMALE</th>
<th>BEHAVIOR</th>
<th>IRREGULAR ATTENDANCE</th>
<th>HABITUAL TRUANT</th>
<th>COURT REFERRALS</th>
<th>TOTALS</th>
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<tr>
<td>TOTALS</td>
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</tbody>
</table>

*Please note: Student may be referred for more than one reason.*

### SARB Report Form Instructions

Instructions for completing each column on the District/County SARB Annual Summary Report

- **Column 1:** Total number of pupils in each grade referred to SARB
- **Column 2:** Total number of males in each grade level referred to SARB
- **Column 3:** Total number of females in each grade level referred to SARB
- **Column 4:** Total number of pupils referred due to behavior problems
- **Column 5:** Total number of pupils referred due to irregular attendance
- **Column 6:** Total number of pupils referred due to habitual truancy
- **Column 7:** Total number of cases referred to court at each grade level
- **Column 8:** Total number of pupils enrolled at each grade level

(California Basic Educational Data System ([CBEDS]))
## California Education Code Section 48273 Summary Report For ____________ School Year by a School Attendance Review Board (SARB)

Submitted by the SARB of _________________________ School District(s) to the ___________________________ County Superintendent

<table>
<thead>
<tr>
<th>Grade Level</th>
<th>Population Served by SARB</th>
<th>Number of Cases Referred to SARB</th>
<th>Outcomes of SARB</th>
</tr>
</thead>
<tbody>
<tr>
<td>K</td>
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<td>Alt Ed</td>
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<tr>
<td>Grand Total</td>
<td></td>
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</tr>
</tbody>
</table>

### Notes:

1. A chronic absentee as defined in *Education Code* Section 60901(c)(1) is a pupil who is absent on 10 percent or more of the schooldays in the school year when the total number of days a pupil is absent is divided by the total number of days the pupil is enrolled and school was actually taught in the district.

2. Percent of chronic absences is calculated by dividing the number of chronic absences by the number of students enrolled and reported for October.

3. Number of students referred to a school-level meeting, such as a school attendance review team (SART) meeting or student success team (SST) meeting.

4. Number of students who improved their attendance by 50 percent after their SARB meeting during the following semester or trimester.

5. Number of students who improved their behavior as evidenced by no suspensions after their SARB meeting until the end of the school year.
## Confidential SARB Referral Form

- Attendance Problem
- Behavior Problem

### Student Information

<table>
<thead>
<tr>
<th>Student’s Name</th>
<th>Grade</th>
<th>Age</th>
<th>Birth date</th>
</tr>
</thead>
<tbody>
<tr>
<td>School</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Birth Place</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pupil’s Address</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Home Telephone Number</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Father’s Name</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Daytime Telephone Number/Cell phone</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Family Information

<table>
<thead>
<tr>
<th>Address</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mother’s Name</td>
<td>Daytime Telephone Number</td>
</tr>
</tbody>
</table>

### Languages and Income

<table>
<thead>
<tr>
<th>Languages spoken at home</th>
<th>Translator Required</th>
<th>Source of Income</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Yes Yes No No</td>
<td>Employment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CalWORKS</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Retired</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other</td>
</tr>
</tbody>
</table>

### Siblings

<table>
<thead>
<tr>
<th>Sibling’s Names</th>
<th>Age</th>
<th>School</th>
<th>Attendance patterns</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Attendance Pattern

**Summarize Pupil’s Attendance Pattern:**

**Factors affecting attendance:**

- Family problems
- Lack of parental involvement
- Economic stress
- Student’s attitude
- Health
- Drugs/alcohol
- Work
- Peers
- Teen Mother
- Academic performance low
- Homeless
Academic History:
Retained? _Yes _No

Special Program Placement:
__ GATE ___ DHRC ___ SH

Number of classes with failing grades in last two years ________________
__ SED ___ SDC ___ Other
__ RSP ___ DIS

Medical information, medication, doses:
____________________________________________________________________
____________________________________________________________________

Summary statement of possible causes of attendance or behavior problems:
____________________________________________________________________
____________________________________________________________________
____________________________________________________________________
____________________________________________________________________

Site Administrator’s Signature ___________________________ Date __________

Documentation to be attached:

1. attendance card or report;
2. class schedule;
3. transcripts for secondary school;
4. last report card;
5. standardized test scores;
6. SART or SST information;
7. documentation of school contact with parents;
8. emergency cards;
9. discipline reports;
10. other documentation to identify pattern and school responses to problem;
11. previous SARB referrals.

(Note: Documentation should be easily understood by non-school employees.) Refer to sample list of recommended documents.
Subpoena for SARB Hearing

Attorney or Party Without Attorney (Name and Address): Telephone

Attorney for (name):

Insert Name of Court, judicial district or branch court, if any, and post office and street address at SCHOOL ATTENDANCE REVIEW BOARD COURT ADDRESS CITY, STATE, ZIP

Title of Case: , Student , Parents

ALL FAMILY MEMBERS ARE TO ATTEND

SUBPOENA (CRIMINAL OR JUVENILE) Case number:

☐ DUCES TECUM

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (NAME):

1. YOU ARE ORDERED TO APPEAR AS A WITNESS in this action as follows unless you make a special agreement with the person named in Item 3:
   a. Date: , 2003 Time: a.m./p.m. Dept.: Div.: Room:
   b. Address:

2. And you are
   b. ☐ Not required to appear in person if you produce the records described in the accompanying affidavit in compliance with Evidence Code sections 1560 and 1561.
   c. ☐ Ordered to appear in person and to produce the records described in the accompanying affidavit. The personal attendance of the custodian or other qualified witness and the production of the original records is required by this subpoena. The procedure authorized pursuant to Subdivision (b) of sections 1560, 1561, and 1562 of the Evidence Code will not be deemed sufficient compliance with this subpoena.

3. IF YOU HAVE ANY QUESTIONS ABOUT THE TIME OR DATE FOR YOU TO APPEAR, OR IF YOU WANT TO BE CERTAIN THAT YOUR PRESENCE IS REQUIRED, CONTACT THE FOLLOWING PERSON BEFORE THE DATE ON WHICH YOU ARE TO APPEAR:
   Name: Telephone:

4. WITNESS FEES: You may be entitled to witness fees, mileage, or both at the discretion of the District. For information contact the person named in item 3 AFTER your appearance.

DISOBEYING A SUBPOENA MAY BE PUNISHED BY A FINE. A WARRANT MAY BE ISSUED FOR AN ARREST FOR FAILURE TO APPEAR.

Dated: ____________________ Signature of Person Issuing Subpoena

________________________________________
(Type or print name) Chairperson

________________________________________
(Title)
Date______________________

Dear ________________________________________________________,
Parent(s)/guardian(s)

I appreciate your attendance at the School Attendance Review Board (SARB) meeting on______________________.

This letter is to remind you that you and your child/children are expected to follow the SARB directives. If you or your child/children fail to comply with the directives, the school will refer the case for law enforcement and/or the District Attorney’s Office for legal action.

Your cooperation and participation in this process is critical to the future success of your student. It is vital that you follow through with SARB directives.

Please contact me if I can be of further assistance at ________________.

Sincerely,

___________________________________________________________

Chair
School Attendance Review Board
Date _____________________

Dear Parent(s)/guardian(s): ________________________________:
(name)

Thank you for your continued support and follow-through with the directives that you and your child/children, ________________________________, signed at the meeting of the School Attendance Review Board.

____________________________ is following each directive, and your cooperation in working with your child/children and the school has sent a strong signal that school is important. Please remember the attendance directives will remain in effect through ________________________________’s graduation.

We are pleased with ________________________________’s progress and hope both you and __________________________ have benefited from these directives. You are welcome to contact our office at any time that you feel you need any kind of assistance at _________________.

Sincerely,

____________________________
Chairperson, School Attendance Review Board (SARB)

cc: Principal
# Sample Chronic Illness Verification Form

**San Juan Unified School District**  
Office of Student Assistance & Prevention Programs/OSAPP  
Attendance Improvement Program  
4826 Kenneth Avenue, Camarillo, CA 93010  
TEL: 916-971-7022  FAX: 971-7047

---

**CHRONIC ILLNESS VERIFICATION FORM**

**STUDENT/DOB/GRADE:**

---

**Forward to:**

**School**  
**Fax Number**

---

Dear Physician,

Your student is a student enrolled in San Juan Unified School District. For our records, please list the chronic illness diagnosed for the student. Also, please check or list symptoms that would warrant an office visit, but might require the child to stay home from school. This will allow the parent to verify illnesses, by listing in writing to the school the symptoms designated below, without bringing the child to your office for an examination. This document expires at the end of the academic year it was received.

---

**Physician signature and Printed name**  
**date**  
*(Copy of business card or letterhead is required)*

---

**Chronic Illness/Medical Diagnosis:**

---

**Symptom(s):**

---

**Expected frequency of episodes**

---

**and length of absence per episode**

---

**day(s).**

*examples: monthly, 4 times per school year, etc.*

<table>
<thead>
<tr>
<th>System</th>
<th>Symptom(s)</th>
</tr>
</thead>
</table>
| Neurological system   | __lethargy  
__dizziness/unsteadiness  
__numbness in extremities  
__petit mal seizures  
__sore throat  
__severe headache  
__diabetes vision |
| Integumentary system  | __skin lesions  
__infects  
__lesions |
| Musculoskeletal system| __pain  
__inflammation/swelling |
| Respiratory system    | __fatigue  
__continual coughing  
__congested airway  
__difficulty breathing  
__pain |
| Gastrointestinal system| __nausea/vomiting  
__diarrhea  
__constipation  
__abdominal pain |
| Cardiovascular system | __weakness/dizziness  
__palor/cyanosis  
__palpitations  
__fast/irregular pulse  
__dysrhythmia  
__diabetes |
| Genitourinary system  | __diabetes/reproductive infection  
__fever |
| Ear, Nose & Throat     | __chronic infections  
__severe allergies  
__severe asthma  
__fever  
__pneumonia/bronchitis |

---

**Additional Comments:**

---

**Physician’s name & address**

---

**Parent/Guardian Authorization for Exchange of Information**

I hereby request and authorize the exchange of information on the above diagnosis pertaining to my child between Health Services designated staff of the San Juan Unified School District and the physician named above.

I request San Juan Unified School District to contact the parent/guardian signing this authorization before contacting the authorizing medical professional(s) (initial here to request). This contact will only be made if the frequency or length of absences exceeds the numbers authorized above. I further understand with this verification, I must submit written explanations to verify each absence.

---

**Parent/Guardian Signature and date:**

---

**ALL BOXED areas and appropriate symptoms must be filled in for form to be valid.**
Section 5         Students

ABSENCES AND EXCUSES BP 5113(a)   
Compulsory Attendance

The Board of Trustees believes that regular attendance plays a key role in student achievement. The Board recognizes its responsibility under the law to ensure that students attend school regularly. Parents/guardians of children aged six (6) to eighteen (18) are obligated to send their children to school unless otherwise provided by law. The Board shall abide by all state attendance laws and may use appropriate legal means to correct problems of excessive absence or truancy (EC 48200). The Board recognizes that all excessive absences, whether excused or unexcused, place students at risk of not graduating and will, therefore, make a concerted effort to keep students in school.

Absence from school shall be excused only for health reasons, family emergencies and justifiable personal reasons, as permitted by law, Board Policy and administrative regulations. (EC 46010, 48216, 48205)

Insofar as class participation is an integral part of pupils' learning experience, parents/guardians and pupils shall be encouraged to schedule medical appointments during nonschool hours. Excessive absences, whether excused or unexcused, may affect a student’s grades.

Pursuant to the Board of Education Policy 5113, corresponding Administrative Regulations 5113 will govern the operating procedures in regard to pupil absences and excuses.

Legal Reference:  Education Code
46010-46015 Absences
48200-48231 Compulsory Education Law
ABSENCES AND EXCUSES

In accordance with the Board of Education’s Policy 5113, the following Administrative Regulations will be followed in reference to student absences and excuses:

Notification of Absences and Excuses Procedures Concerning Confidentiality

At the beginning of each academic year, notifications shall be sent to the parents/guardians of all pupils in grades 7 through 12, informing them that school authorities may excuse any student from school to obtain confidential medical services without the consent of the student’s parent/guardian, according to Education Code Section 46010.1.

Students in grades K-6 should not be absent from school without their parents/guardians’ knowledge or consent except in cases of medical emergency. Students in grades 7-12 should not be absent from school without their parents/guardians’ knowledge or consent except in cases of medical emergency or confidential medical appointment.

Notification of Absences and Excuses Procedures Concerning Religious Purposes

At the beginning of each academic year, notifications shall be sent to parents or guardians of all K-12 pupils informing them of the administrative regulations regarding excuses and absences for religious purposes.

Student absence for religious instruction or participation in religious exercises away from school property may be considered excused subject to administrative regulations and law. *(Education Code 46014)*

Student absences are no longer counted for purposes of state apportionment payments. Student attendance is monitored to ensure compliance with state attendance laws and to correct problems of excessive absence or truancy.

In accordance with state law, a student’s absence shall be excused for the following reasons:

1. Personal illness *(Education Code 46010)*

2. Quarantine under the direction of a county or city health officer *(Education Code 46010)*
Section 5  Students

ABSENCES AND EXCUSES  AR 5113(b)

3. Medical, dental, optometric, or chiropractic appointments (Education Code 46010)

4. Attendance at funeral services for a member of the immediate family (Education Code 46010)
   a. Excused absence in this instance shall be limited to one day if the service is conducted in California or three days if the service is conducted out of state. (Education Code 46010)
   b. “Immediate family” shall be defined as mother, father, grandmother, grandfather, spouse, son/son-in-law, daughter/daughter-in-law, and brother, sister or any relative living in the student’s immediate household. (Education Code 46010)

5. Jury duty as required by law for 18 year olds or older (Education Code 46010)

6. Exclusion from school to obtain required immunizations, if the absence is not more than five days (Education Code 46010)

7. Approved participation in a school co-curricular activity in which the student represents the school or district including athletic events, fine arts and/or vocational exhibits or performances, and academic competitions. (Education Code 35330)

A student’s absence shall be excused for justifiable personal reasons, including but not limited to: (Education Code 46010)

1. Appearance in court either as a defendant or as a subpoenaed witnesses.

2. Observation of a holiday or a ceremony of the student’s religion.

3. Attendance at a funeral services for a person other than a member of the student’s immediate family.

4. Attendance at religious retreats for no more than four hours during a semester.

5. Participation in an employment conference when requested in writing by the parent and approved in advance by the Principal.

6. Absences while the student is in Juvenile Hall, Children’s Shelter, other shelter care or other custodial facilities.
7. Classroom or school suspensions which have been made-up through assigned Saturday School or other institutionalized alternative.

8. Additional days, in excess of State authorized absences, to attend funeral services of an immediate family member, at the discretion of the principal or principal’s designee.

9. Attendance at funeral services for someone other than immediate family only with a written request by the parent and approval of the principal or principal’s designee.

10. Administrative summons or when detained by other classified or certified personnel.

11. Appointments, conferences or interviews with attorneys, law enforcement officers and probation officers.

12. Personal or family emergency requiring the student’s absence, when approved at the discretion of the principal or the principal’s designee. Such decision shall be made in advance of the student’s absence and shall require prior consultation with the student’s teachers.

13. Absence to care for an ill child when the student is the custodial parent of the child.

14. Attendance at a governmental or judicial function where the knowledge imparted would augment course curricula taught in at least one of the student’s current academic classes or an organized visitation to a post-graduate institution, institute or technical training program which is related to the student’s course of study, when approved in advance by the principal or the principal’s designee. (The litmus test for excusing such an absence would be whether or not the activity would be appropriate for a class field trip to enhance and augment classroom instruction.)

15. For the purpose of spending time with a member of the pupil’s immediate family, who is an active duty member of the uniformed services, as defined in Ed. Code Section 49701.

When a student is absent for personal reasons, the parent or guardian should write the principal to ask that the expected absence be excused. The principal or designee shall approve or disapprove the request pursuant to items 1-13 above. The principal or designee may deny the request if he or she believes the absence would be educationally harmful to the student or set a poor example in matters of school attendance for the student or other pupils. If the request is denied, reasons will be given.
Section 5  STUDENTS

ABSENCES AND EXCUSES  AR 5113(d)

A student absent from school with an excused absence shall be allowed to complete all assignments and tests missed during the absence that can be reasonably provided and, upon satisfactory completion within a reasonable period of time, shall be given full credit. The teacher of any class from which a student is absent shall determine which tests and assignments shall be reasonably equivalent to, but not necessarily identical to, the tests and assignments that the pupil missed during the absence. (Education Code 48205)

UNEXCUSED ABSENCES/TRUANCY

The Superintendent or designee shall implement positive steps to reduce truancy, such as communication with parents/guardians and the use of student study teams.

The following conditions or actions will result in unexcused absences:

1. The missing of class or school without an excused or warranted reason, whether the absence is student or parent initiated.

2. Any absence which has not been verified as to reason within five school days of the absence and no later than the close of the school attendance office of the fifth day.

3. Absences for which advanced approval is necessary and approval was not obtained before the absence.

4. Time out of class or school while in temporary custody under the jurisdiction of the _______ Police Department Truancy Sweep Program, unless otherwise indicated by the department.

5. A tardy to the assigned classroom/locker room of over 30 minutes shall be considered to be an unexcused absence from class.

6. Lateness to Saturday School or other District truancy abatement program constitutes an unexcused absence.
Section 5 STUDENTS

METHOD OF VERIFICATION:

When pupils, who have not been cleared for an absence prior to being absent, return to school, they must present a satisfactory explanation verifying the reason for the absence. The following methods will be accepted as verification of student absences.

1. A written note from the parent/guardian or parent representative. (*Education Code 46012*)

2. A Conversation, in person or by telephone, between the verifying employee and the student’s parent/guardian or parent representative. The school district employee shall subsequently record the following:
   a. Name of Student
   b. Name of parent/guardian or parent representative
   c. Name of verifying employee
   d. Date or dates of absence
   e. Reason for absence

3. A visit to the student’s home by the verifying school or District employee.

4. Any other reasonable method that establishes the fact that the student was actually absent for the reasons stated. A written record shall be made, including the information outlined above.

5. A physician’s verification.
   a. Absence for a confidential medical appointment may require verification by the student’s physician. When excusing pupils for confidential medical services or verifying such appointments, district staff shall not ask the purpose of such appointments. Staff may contact a doctor or medical office only to verify the time of the appointment.

6. The District 10% Policy

   To be implemented at a date designated by the superintendent or designee but not prior to the District’s 20th day of instruction.

   When a student has accrued absences due to illness verified by the methods listed in paragraphs one (1) through five (5) above, equal to or surpassing ten percent (10%) of the school days during which the student was enrolled, from the date of enrollment to the current date, subsequent absences must be verified by a physician, health professional, school nurse, or other school personnel.
Absences must be cleared daily, unless other arrangements are made with the school principal or designee. Failure to provide verification from a physician, health professional, school nurse or other school personnel, will result in said additional absences being recorded as unexcused.

When a student has absences equal to or surpassing the 10% limit as described above, for excusable reasons other than illness, the student and parent may be referred to a student study team or a School Attendance Review Board for a case review.

Placing a student under the requirement of the ten percent (10%) policy or removing a student from said requirements and procedures prior to the end of the current academic year, shall be left to the discretion of the school site principal.
ABSENCES AND EXCUSES

a. Placing a student under the requirement of the ten percent (10%) policy or removing a student from said requirements prior to the end of the current academic year, will be left to the discretion of the school site principal.

VERIFICATION OF ABSENCE BY 18-YEAR-OLDS

No pupils, including those 18 years old and older, may verify their own absence, except for legally emancipated youth.

It is acceptable for 18-year-old pupils to document their reasons for absences, either in the form of a note or phone call; however, said absences must be verified by any of the following persons:

a. A School or Public Health Nurse
b. An Attendance Clerk
c. An Attendance Supervisor
d. A Physician
e. A Principal
f. A Teacher
g. Any other qualified employee of the district assigned to make such verification or a substitute for such employee.

Absences for all pupils must be cleared within five (5) school days, from the date of the absence. After five (5) school days, an uncleared absence will be recorded as unexcused.

The Superintendent or designee shall implement whatever steps are deemed appropriate to keep pupils in school, including communication with parents/guardians and the use of attendance review boards and/or student study teams.

The District shall maintain a School Attendance Review Board as allowed by law in order to meet the special needs of pupils with school attendance and/or school behavior problems. When the student’s attendance problems cannot be resolved or the student and parent/guardian have failed to respond to directives to correct the problem, a student who has been classified as truant may be referred to the District Attorney or Probation Officer.
Sample Bylaws for County SARBs

Ventura County School Attendance Review Board By-Laws

ARTICLE I – Name of the Board

Section I

The board shall be known as the Ventura County School Attendance Review Board and shall be known herein as County SARB.

ARTICLE II – Authority

Authorization for the County SARB is set forth in *Education Code* Section 48321 and 48324.

ARTICLE III – Purpose

A. Per *Education Code* Section 48321(f) the County SARB shall provide consultant services to, and coordinate activities of, local school attendance review boards (SARBs) in meeting the special needs of pupils with school attendance or behavior problems.

B. Maximize the utilization of community resources in the effort to solve individual and family problems of minors with regard to school attendance or behavior problems. The County SARB will emphasize:

1. Bringing about effective and efficient contact between local SARBs, local agencies, and the resources in the county.

2. Serve as a catalyst in the identification and development of community resources needed to address issues related to child welfare and attendance.

3. Disseminate information and conduct in-service training regarding legal

4. issues, community resources, new legislation and other pertinent matters relating to child welfare and attendance, including the Juvenile Justice System.

ARTICLE IV – Objective

County SARB shall:

A. Adopt such rules and regulations not inconsistent with law, as are necessary for its own government and to enable it to carry out the provisions of California *Education Code* commencing with Section 48320.

B. Promote the development of appropriate resources to enhance school programs and educational alternative relative to student attendance and behavior.
C. Utilize services and resources for the prevention of juvenile delinquency and diversion of youth from the Juvenile Justice System.

D. Bring together on a regular and continuing basis, those agencies having primary responsibilities for the welfare of children.

E. Encourage local SARBs to do the following:
   
   1. Support and promote the appropriate implementation of recommended policies and procedures developed by the County SARB.
   
   2. Make recommendations and suggestions to local schools to access available resources, services, and programs.
   
   3. Identify pupils with potential attendance and behavior problems at the earliest possible time.
   
   4. Encourage community involvement.

ARTICLE V – Organization and Membership

Section I

The County SARB shall include, but need to be limited to:

A. A parent
B. Local school district representatives
C. County Probation Department
D. County Welfare Department
E. County Superintendent of Schools
F. Office of the District Attorney
G. Law enforcement agencies
H. Community-based youth service centers
I. School guidance personnel
J. Child welfare and attendance personnel
K. School or county health care personnel
L. Others as designated by the County SARB

Section II

The governing boards of school districts shall nominate the school district representatives. All other persons and group representatives shall be nominated by their respective agencies.

Section III

Members of the County SARB shall be appointed on an annual basis (July 1st through June 30th). County SARB members may be recommended for reappointment by the school districts or agencies represented.
Section IV

Vacancies on the County SARB, either because of resignation or other reasons, shall be filled by the school districts or agencies involved with the approval of County SARB.

ARTICLE VI – Governing Body

Section I

The officers of the County SARB shall consist of a Chairperson, Vice-Chairperson and a Secretary.

A. The Chairperson, Vice-Chairperson and Secretary of the County SARB shall be elected annually. The County SARB shall appoint a nominating committee to present nominations at the June monthly meeting. Elections shall be held by a majority vote of the County SARB membership at its June meeting.

Section II

A. Time and day of meetings shall be determined at the first meeting in September of each year. The first meeting of each year shall be held in September and will be called by the Chairperson at an appropriate date, time and place.

B. Special meetings may be called by the Chairperson or majority of the County SARB provided 24 hour notice of the purpose of the meeting is given to all members.

C. The Chairperson shall call meetings of the County SARB. The Secretary of the County SARB shall give written or verbal notice of all meetings to the members.

Section III

A. At all meetings of the County SARB, one-half of the qualified members shall constitute a quorum.

B. All measures considered by the County SARB shall be approved by majority vote except for amendments to the By-Laws.

C. Amendments to the By-Laws shall require a two-thirds vote of the qualified members of the County SARB.

D. In case of a tie vote on any matter considered by the County SARB, the Chairperson shall cast his/her vote.

Section IV

The County SARB shall be governed by rules and regulations which are consistent with laws established by the California Legislature (Section 48324.)
ARTICLE VII

Section I

A. The Chairperson shall be responsible for coordinating the services of the County SARB.
B. The Chairperson shall be responsible for presiding over all County SARB meetings.

Section II

The Chairperson and Secretary shall be ex-officio members of all committees of the County SARB.

Section III

In the absence of the Chairperson, or his/her inability to act, the Vice-Chairperson shall act as Chairperson.

Section IV

The Vice-Chairperson shall assume duties and responsibilities as directed by the Chairperson.

Section V

The County Superintendent of Schools Office shall provide staff services for the County SARB.

ARTICLE VIII – Committees

Section I

The Chairperson is authorized to establish committees as the need arises. Committees shall be dissolved when its goals and objectives have been fulfilled.

ARTICLE IX – Parliamentary Authority

Section I

The rules contained in Robert’s Rules of Order, Revised, shall govern the County SARB in all cases to which they are applicable, and in which they are not inconsistent with the By-Laws of the County SARB.

Section II

The Chairperson shall appoint a parliamentarian with the approval of the County SARB.
ARTICLE X – Amendments to the By-Laws

Section I

The By-Laws may be amended by a two-thirds vote of the qualified membership of the County SARB.

Section II

The Chairperson shall set voting requirements which are consistent with the By-Laws of the County SARB.

Section III

Any member of the County SARB may make suggestions for amendments to the By-Laws. Suggestions shall be made in writing to the Chairperson and shall be referred to a special committee appointed by the Chairperson for review and recommendation before submission to the membership.

Section IV

Immediately following any amendment or revision of the By-Laws, the Secretary shall be responsible for the printing and distribution of as many copies of the revised By-Laws as are necessary. The revised copy of the By-Laws shall bear the date of the revision and the location of the County SARB meeting where the revision was declared official.

ARTICLE XI – Adoption of the By-Laws

Section I

A. These By-Laws shall become operative upon their approval by a two-thirds vote of the membership of the County SARB at the next regular meeting after the proposed By-Laws are presented to the County SARB. Amendments to the proposed By-Laws may be introduced and voted upon at the regular meeting at which the vote on adoption shall be taken so long as such amendments are mailed to all members at least one week in advance of the meeting.

B. After the original adoption process, these By-Laws may be amended at any regular or special meeting pursuant to Article XI, provided that such proposed amendments have been mailed to all members at least one week in advance of the meeting.
# Model School Attendance Review Board Rubric

## Content Area 1

<table>
<thead>
<tr>
<th>Content Area 1</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
<th>Needs Improvement (1–5 points)</th>
</tr>
</thead>
</table>
| Population Served by School Attendance Review Board (SARB) Program (10 points) | Applicant clearly and specifically describes the unique makeup of the population served by the SARB.  
Applicant discusses dropout rates, graduation rates, grade levels, and truancy rates or chronic absence rates.  
Applicant describes ethnic and racial groups and poverty levels.  
Applicant describes the type(s) of translation provided in all communication when the children or parent(s) or guardian(s) are English language learners.  
For county SARBs, applicants have included the number of SARBs in the county and number of districts that participate in county SARB meetings. The county SARB has a detailed inventory of county services for high-risk youth. | Applicant generally describes the unique makeup of the youth served by the SARB, including information about attendance and graduation.  
Applicant describes the translation provided in the language of the parent(s) or guardian(s).  
For county SARBs, applicants have included types of services available for high-risk youth throughout the county. The county SARB has encouraged local districts to develop an inventory of services for high-risk youth. | Applicant does not clearly describe the unique makeup of the youth served by the SARB and/or does not clearly describe their unmet needs. The description is extremely general and broad.  
For county SARBs, applicants do not include information on referrals to SARB or services provided to high-risk youth. No evidence of leadership at the county level for high-risk youth is presented. |

## Content Area 2

<table>
<thead>
<tr>
<th>Content Area 2</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
<th>Needs Improvement (1–5 points)</th>
</tr>
</thead>
</table>
| Goals and Objectives (10 points) | Applicant identifies several measurable goals and objectives to meet the needs of high-risk youth with persistent school attendance and/or school behavior problems.  
Applicant states and describes the outcome measures (e.g., timely and appropriate school placement, completion of educational programs, or reduction of dropout rates) that will be used to evaluate attainment of these goals and objectives. | Applicant identifies some goals and objectives to meet the needs of high-risk youth.  
Applicant describes some outcome measures (e.g., timely and appropriate school placement, completion of educational programs, or reduction of dropout rates) that will be used to evaluate attainment of goals and objectives. | Applicant identifies very few, if any, goals and objectives to meet the needs stated.  
Applicant describes few, if any, outcome measures (e.g., timely and appropriate school placement, completion of educational programs, or attendance improvement) that will be used to evaluate attainment of these goals and objectives. |
goals and objectives. Applicant describes how the SARB has made a thorough review of its overall performance data for the previous year before setting ambitious and demanding goals for the next three years. For example, chronic absence rates could be analyzed.

Applicant describes how SARB goals reflect a measurable set of benchmarks to be reached, and precise expectations are clearly stated with a timeline that reviews the progress of the goals.

<table>
<thead>
<tr>
<th>Content Area 3</th>
<th>Excellent (18–20 points)</th>
<th>Adequate (12–17 points)</th>
<th>Needs Improvement (1–11 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SARB Collaboration (20 points)</td>
<td>Applicant documents that the composition of the SARB includes representatives from all 10 groups listed in California Education Code (EC) Section 48321. Applicant documents substantive collaboration by representatives in developing and implementing the SARB Program. Applicant discusses the attendance and commitment of representatives at SARB meetings to show their commitment to support an ongoing program of services for high-risk youth. For county SARBs, evidence is provided that school district representatives have been nominated by their governing boards in compliance with EC Section 48321[a][3]. All other representatives have been appointed by the county board of education.</td>
<td>Applicant documents that at least seven of the ten representatives specified in EC Section 48321 are assigned to the SARB and actively participate. Applicant describes leadership roles of the local educational agency (LEA), school guidance personnel, and law enforcement agencies. Applicant describes how most representatives actively participate in the design, support, and implementation of the SARB Program. Applicant describes plans for recommending ongoing services for high-risk youth.</td>
<td>Applicant documents that at least five of the representatives specified in EC Section 48321 make up the regular attendance at SARB meetings. Applicant describes leadership roles of the LEA and law enforcement. Applicant describes how at least four SARB representatives actively participate in the design, support, and implementation of the SARB partnership. Applicant describes plans for recommending limited services for high-risk youth.</td>
</tr>
</tbody>
</table>
### Content Area 4

<table>
<thead>
<tr>
<th><strong>Inventory of Community Resources</strong> (10 points)</th>
<th><strong>Excellent</strong> (9–10 points)</th>
<th><strong>Adequate</strong> (6–8 points)</th>
<th><strong>Needs Improvement</strong> (1–5 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicant identifies several local resources for dropout reduction and the strengths and weaknesses of services for high-risk youth based on an analysis of local data.</td>
<td>Applicant identifies some of the local resources for dropout reduction, notes the strengths and weaknesses of services for high-risk youth, and includes recommendations for improvements for gaps in services.</td>
<td>Applicant identifies only a few local resources for dropout reduction and gives little or no description or evaluation of these resources.</td>
<td></td>
</tr>
<tr>
<td>Applicant identifies gaps in resources with recommendations for improvement of existing resources or creation of new resources and programs where none exist.</td>
<td>Applicant describes and documents how the SARB coordinates services with existing programs, especially alternative education programs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Applicant describes and documents how the SARB Program coordinates services with existing programs (especially alternative education programs).</td>
<td>For county SARBs, the county SARB shows that it has encouraged a continuing inventory of services and made recommendations to LEAs in the county pursuant to EC Section 48322.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Content Area 5

<table>
<thead>
<tr>
<th><strong>Program Design and Content/ Organizational Structure</strong> (10 points)</th>
<th><strong>Excellent</strong> (9–10 points)</th>
<th><strong>Adequate</strong> (6–8 points)</th>
<th><strong>Needs Improvement</strong> (1–5 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicant describes intervention procedures that are implemented at all schools and that include initial truancy notifications that are timely and meet all the requirements of ECSection 48260.5.</td>
<td>Applicant adequately describes the SARB Program.</td>
<td>Applicant gives minimal description of the SARB Program.</td>
<td></td>
</tr>
<tr>
<td>Applicant describes conscientious efforts and documentation to hold conferences with all habitual truants pursuant to EC Section 48262.</td>
<td>Applicant gives adequate information about the nature and extent of services that support the goals and objectives of the SARB Program.</td>
<td>Applicant gives minimal description of the nature and extent of the services that support the goals and objectives of the SARB Program.</td>
<td></td>
</tr>
<tr>
<td>Applicant fully specifies the nature and extent of services that support the goals and objectives of the program. Applicant describes a complete and effective system to determine the need for student support programs and supports</td>
<td>Applicant gives adequate information about the persons and positions that will perform the activities.</td>
<td>Applicant gives minimal description of the process and setting in which the services will be provided.</td>
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<td></td>
<td>Applicant gives adequate information about the process and setting in which services will be provided.</td>
<td>Applicant gives minimal description of the manner in which services will be monitored and reported to the SARB leadership.</td>
<td>Applicant describes a</td>
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</table>
needed to bridge gaps in service.
Applicant fully specifies the persons and positions that will perform the activities.
Applicant fully specifies the process and setting in which services will be provided.
Applicant fully specifies the manner in which services will be monitored and reported to the SARB chairperson.
Applicant fully describes thorough and uniform development of all of the SARB Program’s referrals to law enforcement agencies and alternative education programs.
Applicant fully describes ongoing collaboration with local partners.
Applicant describes effective performance measures aimed at ensuring high-quality interventions that are grounded in scientifically-based research.
Applicant shows an increase in attendance rates which are recognized or rewarded.

<table>
<thead>
<tr>
<th>Content Area 6</th>
<th>Excellent (27–30 points)</th>
<th>Adequate (18–26 points)</th>
<th>Needs Improvement (1–17 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prevention, Early Identification, and Interventions Prior to SARB Referral (30 points)</td>
<td>Applicant clearly describes the methodology used to determine which students have exhausted the resources of their schools and will be served through the SARB Program. Applicant describes a clear and coherent process based on data that will be utilized when prioritizing students with the greatest need for SARB intervention.</td>
<td>Applicant generally describes the methodology used to determine which students will be served through the SARB Program. Applicant describes the process that will be utilized when prioritizing children with the greatest need for SARB services. Applicant describes an adequate recognition program for good</td>
<td>Applicant does not clearly describe the methodology used to determine which students will be served through the SARB Program. Applicant only broadly describes the process that will be utilized when referrals appear inappropriate. Applicant describes a weak program to recognize improved</td>
</tr>
</tbody>
</table>
an early warning system to identify students with irregular attendance or chronic absences.

Applicant describes an excellent recognition program for good attendance.

County SARB provides training in prevention, early identification, and interventions to local SARBs.

Count County SARB provides adequate technical assistance in prevention, early identification, and interventions.

do attendance.

Content Area 7

<table>
<thead>
<tr>
<th>Content Area 7</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
<th>Needs Improvement (1–5 points)</th>
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</thead>
<tbody>
<tr>
<td>SARB Leadership Strategies (10 points)</td>
<td>Applicant fully describes the duties and leadership ability of the SARB chairperson and other SARB leaders. Applicant fully describes how the SARB members share leadership in developing dropout strategies and accountability for individual cases. Applicant fully describes how the SARB members set the purpose and vision of the SARB.</td>
<td>Applicant adequately describes the duties of the SARB chairperson. Applicant identifies some of the positive qualities of the SARB chairperson. Applicant describes how the SARB chairperson sets the purpose or the vision of the SARB.</td>
<td>Applicant does not clearly describe the duties of the SARB chairperson and/or does not provide information about the leadership qualities of the SARB chairperson and others.</td>
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Content Area 8

<table>
<thead>
<tr>
<th>Content Area 8</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
<th>Needs Improvement (1–5 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SARB Meeting Dynamics (10 points)</td>
<td>Applicant describes a typical SARB meeting, in detail—a meeting that clearly addresses the causes of the referral, carefully explains the directives of the SARB, and offers clear evidence of engaging effective communication with the family. Applicant clearly describes overall tone of communication and the SARB's overall level of communication skills, including any necessary</td>
<td>Applicant gives a description of a SARB meeting that adequately addresses the causes of the referral, gives some explanation of the directives of the SARB, and offers some evidence of engaging adequate communication with the family. Applicant adequately describes overall tone of communication and the SARB's overall level of communication skills, including any necessary</td>
<td>Applicant provides an unclear description of what happens during a SARB meeting. There is little or no description of discussion of the causes of the referral, the directives of the SARB, or effort to engage meaningful communication with the family. Applicant gives minimal description of the overall tone of communication and the level of communication skills,</td>
</tr>
</tbody>
</table>
Applicant describes meaningful participation of the student and family with plenty of time given in the meeting for dialogue and to overcome any language, cultural, or racial barriers.

Applicant describes the overall tone of communication from the SARB to the student and parent(s), guardian(s) or caregiver(s) as frank and forthright but also civil, courteous, and constructive.

Applicant fully describes the setting used for the hearing, the ethnic and cultural makeup of the SARB membership, the use of the primary language of the family, the process of diagnosing the problem, and the respect for family rights and privacy.

Applicant clearly describes how the family and youth are actively involved in selecting resources and services.

<table>
<thead>
<tr>
<th>Content Area 9</th>
<th>Excellent (18–20 points)</th>
<th>Adequate (12–17 points)</th>
<th>Needs Improvement (1–11 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measuring and Reporting Outcomes (20 points)</td>
<td>Applicant fully outlines a workable plan to maximize the capabilities of the district Student Information System for high-risk youth served by the SARB Program.</td>
<td>Applicant adequately outlines a workable plan to develop data for high-risk youth served by the SARB Program.</td>
<td>Applicant provides a minimal outline of a workable plan to develop data for high-risk youth served by the SARB Program, and applicant gives only a minimal or no description of how various data required in annual reports to the county superintendent are collected.</td>
</tr>
<tr>
<td></td>
<td>Applicant describes how various data required in annual reports to the county superintendent, including, but not limited to, &quot;irregular in attendance,&quot; &quot;behavior,&quot; and &quot;habitual truancy,&quot; are collected.</td>
<td>Applicant adequately describes how various data required in annual reports to the county superintendent, including, but not limited to, &quot;irregular in attendance,&quot; &quot;behavior,&quot; and &quot;habitual truancy,&quot; are collected.</td>
<td>Applicant gives minimal or no descriptions of operational definitions, data elements, and indicators for evaluating the success of the</td>
</tr>
</tbody>
</table>
Applicant gives clear descriptions of operational definitions, data elements, and indicators for evaluating the success of the program.

Applicant demonstrates full capacity for providing all requested data and for providing comprehensive evaluation of program effectiveness, both at the local level and, in compliance with EC Section 48273, at the county level, including use of data for program improvement.

Applicant measures irregular attendance (or chronic absences) in addition to truancy and habitual truancy.

Applicant demonstrates that measurable outcomes will be used to refine, improve, and strengthen the program and build community support.

For county SARBs, evidence is provided that local SARBs have complied with EC Section 48273. County SARBs must describe how this data was used in providing consultant services to local districts.

Applicant provides three excellent letters of support for a local SARB or multiple letters of praise from districts and county agencies for county SARB.

Applicant provides a letter from a community member of the SARB or from parent(s) or guardian(s) who have participated directly in the SARB process.

<table>
<thead>
<tr>
<th>Content Area 10</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
<th>Needs Improvement (1–5 points)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters of Support for Local SARBs and Letters of Support from Districts and County Agencies for County SARBs (10 points)</td>
<td>Applicant provides three excellent letters of support for a local SARB or multiple letters of praise from districts and county agencies for county SARB.</td>
<td>Applicant provides two excellent letters of support for the local SARB.</td>
<td>Applicant provides only one letter of support with a vague description of interventions and key tasks related to the SARB.</td>
</tr>
<tr>
<td></td>
<td>Applicant provides a letter from a community member of the SARB or from parent(s) or guardian(s) who have participated directly in the SARB process.</td>
<td>Applicant provides a letter from a community member of the SARB or from parent(s) or guardian(s) who have participated directly in the SARB process.</td>
<td>Applicant provides little or no evidence of SARB effectiveness.</td>
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<td></td>
<td>Applicant provides a letter that mentions</td>
<td></td>
<td>For county SARBs, the letters do not describe excellent consultant services or excellent coordination of dropout</td>
</tr>
</tbody>
</table>
Applicant provides a letter that describes interventions completed prior to referral to the local SARB as well as actions recommended or carried out by the SARB panel.

Applicant provides a letter that presents evidence that schools follow the intervention procedures, and that attendance goals are reached.

Applicant provides a letter that describes a reward system in place to recognize students with improved attendance.

Applicant provides three letters that demonstrate that the SARB garners the support that a student needs to stay in school and regain access to learning.

For county SARBs, all letters describe high quality consultant services and the coordination of dropout prevention activities within the county.

Applicant provides a letter that notes a reward system in place to recognize students with improved attendance.

For county SARBs, the letters describe either high quality consultant services or the coordination of support activities within the county.

Content Area 11

<table>
<thead>
<tr>
<th>Content Area 11</th>
<th>Excellent (9–10 points)</th>
<th>Adequate (6–8 points)</th>
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<tbody>
<tr>
<td>Holistic Rating</td>
<td>The application presents high quality responses to the required content areas with a high level of clarity in its mission and strategies. The application shows strong evidence of the effectiveness in SARB services provided to high-risk youth. The application meets all of the EC requirements and legislative intent for SARB creation, membership, and powers in EC sections 48320–48324. The application presents quantifiable evidence of a successful student support</td>
<td>The application presents adequate overall responses to the required content areas with adequate clarity in its mission and strategies. The application shows adequate evidence of effectiveness in SARB services provided to high-risk youth. The application meets all of the format requirements of the recognition application. The application adequately addresses either explicitly or implicitly, the elements</td>
<td>The application presents poor responses to the required content areas with a low level of clarity about the effectiveness of SARB services to be provided to high-risk youth. The application minimally meets the format requirements of the recognition application. The application presents minimal or no evidence of the major elements of an effective SARB that provides comprehensive services to high-risk youth. The application presents minimal or no evidence of integration of services and</td>
</tr>
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No extra content for this area is provided by the applicant.
| | program. The application presents evidence of a strong and exceptionally effective SARB that provides comprehensive services to high-risk youth. The SARB’s integration of services and local collaborative demonstrates a highly effective and consistent service plan for youth with persistent school attendance and school behavior problems. of a good safety net for high-risk youth. The application demonstrates an effective and consistent service plan to reduce the number of dropouts. local collaboratives. The application describes a SARB with minimal or ineffective services for youth with persistent school problems. |
Appendix B

California Statutes and Regulations

Since the last revision of the SARB Handbook, the Legislature has amended many state laws which are important to supervising school attendance. These amendments have been added to this appendix.

The most notable changes are in the methods of parental notification which may now be used. The EC sections 48260.5 and 48262 state that schools may use electronic mail or a telephone call to comply with the state’s mandate for notification of parents.

The EC now defines two new terms for persistent school attendance patterns: “chronic absentee” and “chronic truant.”

Parents of chronic truants who are at least age six and up to grade eight, may also be subject to a new law, Penal Code Section 270.1.
California *Education Code* Excerpts

**SARB Statutes: Legislative Foundations**

The following statutes describe the legislative intent and duties for the local, county, and State SARB.

**48320. School Attendance Review Boards**

(a) In enacting this article it is the intent of the Legislature that intensive guidance and coordinated community services may be provided to meet the special needs of pupils with school attendance problems or school behavior problems.

(b) Any school attendance review board, established pursuant to this article, which determines that available public and private services are insufficient or inappropriate to correct school attendance or school behavior problems of minors may:

1. Propose and promote the use of alternatives to the juvenile court system.
2. Provide, in any proposed alternative, for maximum utilization of community and regional resources appropriately employed in behalf of minors prior to any involvement with the judicial system.
3. Encourage an understanding that any alternative based on the utilization of community resources carries an inherent agency and citizen commitment directed toward the continuing improvement of such resources and the creation of resources where none exist.

**48321. SARB Membership**

(a) (1) A county school attendance review board may be established in each county.

(2) The county school attendance review board, if established, shall include, but need not be limited to, all of the following:

(A) A parent.
(B) A representative of school districts.
(C) A representative of the county probation department.
(D) A representative of the county welfare department.
(E) A representative of the county superintendent of schools.
(F) A representative of law enforcement agencies.
(G) A representative of community-based youth service centers.
(H) A representative of school guidance personnel.
(I) A representative of child welfare and attendance personnel.
(J) A representative of school or county health care personnel.
(K) A representative of school, county, or community mental health personnel.

(3) The school district representatives on the county school attendance review board shall be nominated by the governing boards of school districts and shall be appointed by the county superintendent of schools. All other persons and group representatives shall be appointed by the county board of education.

(4) If a county school attendance review board exists, the county superintendent of schools shall, at the beginning of each school year, convene a meeting of the county school attendance review board for the purpose of adopting plans to promote
interagency and community cooperation and to reduce the duplication of services provided to youth who have serious school attendance and behavior problems.

(b) (1) Local school attendance review boards may include, but need not be limited to, all of the following:

(c) (A) A parent.
(B) A representative of school districts.
(C) A representative of the county probation department.
(D) A representative of the county welfare department.
(E) A representative of the county superintendent of schools.
(F) A representative of law enforcement agencies.
(G) A representative of community-based youth service centers.
(H) A representative of school guidance personnel.
(I) A representative of child welfare and attendance personnel.
(J) A representative of school or county health care personnel.
(K) A representative of school, county, or community mental health personnel.

(2) Other persons or group representatives shall be appointed by the county board of education.

(d) The county school attendance review board may elect pursuant to regulations adopted pursuant to Section 48324, one member as chairperson with responsibility for coordinating services of the county school attendance review board.

(e) The county school attendance review board may provide for the establishment of local school attendance review boards in any number as shall be necessary to carry out the intent of this article.

(f) In any county in which there is no county school attendance review board, a school district governing board may elect to establish a local school attendance review board, which shall operate in the same manner and have the same authority as a county school attendance review board.

(g) The county school attendance review board may provide consultant services to, and coordinate activities of, local school attendance review boards in meeting the special needs of pupils with school attendance or school behavior problems.

(h) When the county school attendance review board determines that the needs of pupils as defined in this article can best be served by a single board, the county school attendance review board may then serve as the school attendance review board for all pupils in the county, or, upon the request of any school district in the county, the county school attendance review board may serve as the school attendance review board for pupils of that district.

(i) Nothing in this article is intended to prohibit any agreement on the part of counties to provide these services on a regional basis.

48322. County SARB Community Resources
The county school attendance review board may encourage local school attendance review boards to maintain a continuing inventory of community resources, including alternative resources.
educational programs, and to make recommendations for the improvement of such resources and programs or for the creation of new resources and programs where none exist.

48323. SARB Representatives
Each of the departments or agencies authorized to participate in school attendance review boards may assign personnel to represent the department or agency on a continuing basis in accordance with the intent of this article. The duties, obligations, or responsibilities which may be imposed on local governmental entities by this act are such that the related costs are incurred as a part of their normal operating procedures. The minor costs of such services may be borne by each agency or department and each or all of the participants may apply for and utilize state or federal funds as may be available.

48324. County SARB Regulations
The county school attendance review board may adopt such rules and regulations not inconsistent with law, as are necessary for its own government and to enable it to carry out the provisions of this article. The rules and regulations may be binding upon the local school attendance review boards which are established pursuant to subdivision (d) of Section 48321.

48325. State SARB
(a) The Legislature finds and declares that statewide policy coordination and personnel training with respect to county attendance review boards will greatly facilitate the achievement of the goals expressed in Section 48320. It is therefore the intent of the Legislature in enacting this section to do the following:

(1) Encourage the cooperation, coordination, and development of strategies to support county school attendance review boards in carrying out their responsibilities to establish local school attendance review boards as necessary. These strategies may include, but need not be limited to, plans for the training of school attendance review board personnel.

(2) Divert pupils with serious attendance and behavioral problems from the juvenile justice system to agencies more directly related to the state public school system by developing a system for gathering and dispensing information on successful community-based and school-based programs.

(3) Reduce duplication of the services of state and county agencies in serving high-risk youth, including youth with school attendance or behavioral problems.

(4) Reduce the number of dropouts in the state public education system by promoting interagency cooperation among those agencies which have as their goals preventing pupils from dropping out, and increasing the holding power of the public schools.

(b) The Superintendent of Public Instruction shall coordinate and administer a state school attendance review board, as follows:

(1) On or before January 31 of each year, the superintendent shall extend invitations of participation to representatives of appropriate groups throughout the state, including, but not limited to, representatives of school districts, parent groups, county probation departments, county welfare departments, county superintendents of schools, law enforcement agencies, community-based youth service centers, school guidance personnel, child welfare and attendance personnel, the health care profession and state associations having an interest in youth with school attendance or behavioral problems. The superintendent shall also request the participation of representatives from interested state agencies or departments, including, but not limited to, the Department of the California Youth Authority, the Department of Justice, the State Department of Social Services, and the Office of Criminal Justice Planning. To the
extent feasible, members of the board shall include persons who are currently members of county or local school attendance review boards. For every year after the first year that the board is convened, the purpose of the invitations of participation shall be to inform appropriate groups, state agencies, and departments of the purposes of the board, to fill vacancies, and to supplement the membership of the board as necessary.

(2) The superintendent shall prescribe an appropriate deadline for acceptance of invitations of participation as a member of the state school attendance review board for that particular year, and the invitations accepted on or before the deadline shall constitute the board for that year, except that the board shall also include a representative of the State Department of Education designated by the director of that department. The representative of the State Department of Education shall be the chairperson of the board.

(3) The superintendent shall convene the board at least four times during the year. At its first meeting, the board shall elect any officers, other than its chairperson, as it deems necessary. Members of the board shall serve without compensation and without reimbursement of travel and living expenses.

(4) The State Department of Education shall provide assistance as requested by the Superintendent of Public Instruction in order to implement the provisions of this section.

(c) The state school attendance review board shall make recommendations annually to the Superintendent of Public Instruction, and to state agencies as deemed appropriate, regarding the needs and services provided to high-risk youth, including youth with school attendance or behavioral problems, in the state public schools, and shall propose uniform guidelines or other means to attain the goals stated in subdivision (a).
Compulsory Attendance Laws

48200. Children between the ages 6 and 18
Each person between the ages of 6 and 18 years not exempted under the provisions of this chapter or Chapter 3 (commencing with Section 48400) is subject to compulsory full-time education. Each person subject to compulsory full-time education and each person subject to compulsory continuation education not exempted under the provisions of Chapter 3 (commencing with Section 48400) shall attend the public full-time day school or continuation school or classes and for the full time designated as the length of the schoolday by the governing board of the school district in which the residency of either the parent or legal guardian is located and each parent, guardian, or other person having control or charge of the pupil shall send the pupil to the public full-time day school or continuation school or classes and for the full time designated as the length of the schoolday by the governing board of the school district in which the residence of either the parent or legal guardian is located.

Unless otherwise provided for in this code, a pupil shall not be enrolled for less than the minimum schoolday established by law.

48260. Definition of truant
(a) Any pupil subject to compulsory full-time education or to compulsory continuation education who is absent from school without valid excuse three full days in one school year or tardy or absent for more than any 30-minute period during the schoolday without a valid excuse on three occasions in one school year, or any combination thereof, is a truant and shall be reported to the attendance supervisor or to the superintendent of the school district.
(b) Notwithstanding subdivision (a), it is the intent of the Legislature that school districts shall not change the method of attendance accounting provided for in existing law and shall not be required to employ period-by-period attendance accounting.

48260.5 Contents of first truancy notice to parents or guardians
Upon a pupil's initial classification as a truant, the school district shall notify the pupil's parent or guardian using the most cost-effective method possible, which may include electronic mail or a telephone call:

(a) That the pupil is truant.
(b) That the parent or guardian is obligated to compel the attendance of the pupil at school.
(c) That parents or guardians who fail to meet this obligation may be guilty of an infraction and subject to prosecution pursuant to Article 6 (commencing with Section 48290) of Chapter 2 of Part 27.
(d) That alternative educational programs are available in the district.
(e) That the parent or guardian has the right to meet with appropriate school personnel to discuss solutions to the pupil's truancy.
(f) That the pupil may be subject to prosecution under Section 48264.
(g) That the pupil may be subject to suspension, restriction, or delay of the pupil's driving privilege pursuant to Section 13202.7 of the Vehicle Code.
(h) That it is recommended that the parent or guardian accompany the pupil to school and attend classes with the pupil for one day.
48261. Subsequent report of truancy
Any pupil who has once been reported as a truant and who is again absent from school without valid excuse one or more days, or tardy on one or more days, shall again be reported as a truant to the attendance supervisor or the superintendent of the district.

48262. Habitual truant
Any pupil is deemed an habitual truant who has been reported as a truant three or more times per school year, provided that no pupil shall be deemed an habitual truant unless an appropriate district officer or employee has made a conscientious effort to hold at least one conference with a parent or guardian of the pupil and the pupil himself, after the filing of either of the reports required by Section 48260 or Section 48261. For purposes of this section, a conscientious effort means attempting to communicate with the parents or guardians of the pupil at least once using the most cost-effective method possible, which may include electronic mail or a telephone call.

48263. Referral to SARB or truancy mediation program
If any minor pupil in any district of a county is an habitual truant, or is irregular in attendance at school, as defined in this article, or is habitually insubordinate or disorderly during attendance at school, the pupil may be referred to a school attendance review board or to the probation department for services if the probation department has elected to receive these referrals. The supervisor of attendance, or any other persons the governing board of the school district or county may designate, making the referral shall notify the minor and parents or guardians of the minor, in writing, of the name and address of the board or probation department to which the matter has been referred and of the reason for the referral. The notice shall indicate that the pupil and parents or guardians of the pupil will be required, along with the referring person, to meet with the school attendance review board or probation officer to consider a proper disposition of the referral.

If the school attendance review board or probation officer determines that available community services can resolve the problem of the truant or insubordinate pupil, then the board or probation officer shall direct the pupil or the pupil’s parents or guardians, or both, to make use of those community services. The school attendance review board or probation officer may require, at any time that it determines proper, the pupil or parents or guardians of the pupil, or both, to furnish satisfactory evidence of participation in the available community services.

If the school attendance review board or probation officer determines that available community services cannot resolve the problem of the truant or insubordinate pupil or if the pupil or the parents or guardians of the pupil, or both, have failed to respond to directives of the school attendance review board or probation officer or to services provided, the school attendance review board may, pursuant to Section 48263.5, notify the district attorney or the probation officer, or both, of the county in which the school district is located, or the probation officer may, pursuant to Section 48263.5, notify the district attorney, if the district attorney or the probation officer has elected to participate in the truancy mediation program described in that section. If the district attorney or the probation office has not elected to participate in the truancy mediation program described in Section 48263.5, the school attendance review board or probation officer may direct the county superintendent of schools to, and, thereupon, the county superintendent of schools shall, request a petition on behalf of the pupil in the juvenile court of the county. Upon presentation of a petition on behalf of a pupil, the juvenile court of the county shall hear all evidence relating to the petition. The school attendance review board or the probation officer shall submit to the juvenile court documentation of efforts to secure attendance as well as its recommendations on what action the juvenile court shall take in order to bring about a proper disposition of the case.
In any county which has not established a school attendance review board, if the school district determines that available community resources cannot resolve the problem of the truant or insubordinate pupil, or if the pupil or the pupil's parents or guardians, or both, have failed to respond to the directives of the school district or the services provided, the school district, pursuant to Section 48260.6, may notify the district attorney or the probation officer, or both, of the county in which the school district is located, if the district attorney or the probation officer has elected to participate in the truancy mediation program described in Section 48260.6.

48263.5 Notice to District Attorney or Probation Officer
(a) In any county which has established a county school attendance review board pursuant to Section 48321, the school attendance review board may notify the district attorney or the probation officer, or both, of the county in which the school district is located, or the probation officer may notify the district attorney, by first-class mail or other reasonable means, of the following if the district attorney or the probation officer has elected to participate in the truancy mediation program described in subdivision

(1) The name of each pupil who has been classified as a truant and concerning whom the school attendance review board or the probation officer has determined:

(A) That available community services cannot resolve the truancy or insubordination problem.
(B) That the pupil or the parents or guardians of the pupil, or both, have failed to respond to directives of the school attendance review board or probation officer or to services provided.

(2) The name and address of the parent or guardian of each pupil described in paragraph (1).

(b) Upon receipt of notification provided pursuant to subdivision (a), the district attorney or the probation officer may notify the parents or guardians of each pupil concerning whom notification has been received, by first-class mail or other reasonable means, that they may be subject to prosecution pursuant to Article 6 (commencing with Section 48290) of Chapter 2 of Part 27 for failure to compel the attendance of the pupil at school. The district attorney or the probation officer may also request the parents or guardians and the child to attend a meeting in the district attorney's office or at the probation department pursuant to Section 601.3 of the Welfare and Institutions Code to discuss the possible legal consequences of the child's truancy. Notice of the meeting shall be given pursuant to Section 601.3 of the Welfare and Institutions Code.

48263.6 Definition of a Chronic Truant (effective January 1, 2011)
Any pupil subject to compulsory full-time education or to compulsory continuation education who is absent from school without a valid excuse for 10 percent or more of the schooldays in one school year, from the date of enrollment to the current date, is deemed a chronic truant, provided that the appropriate school district officer or employee has complied with Sections 48260, 48260.5, 48261, 48262, 48263, and 48291.

48264. Arrest of truants
The attendance supervisor or his or her designee, a peace officer, a school administrator or his or her designee, or a probation officer may arrest or assume temporary custody, during school hours, of any minor subject to compulsory full-time education or to compulsory continuation
education found away from his or her home and who is absent from school without valid excuse within the county, city, or city and county, or school district.
Penalties to minor for first through fourth truancies

Any minor who is required to be reported as a truant pursuant to Section 48260 or 48261 may be required to attend makeup classes conducted on one day of a weekend pursuant to subdivision (c) of Section 37223 and is subject to the following:

(b) The first time a truancy report is required, the pupil may be personally given a written warning by any peace officer specified in Section 830.1 of the Penal Code. A record of the written warning may be kept at the school for a period of not less than two years, or until the pupil graduates, or transfers, from that school. If the pupil transfers, the record may be forwarded to any school receiving the pupil's school records. A record of the written warning may be maintained by the law enforcement agency in accordance with that law enforcement agency's policies and procedures.

(c) The second time a truancy report is required within the same school year, the pupil may be assigned by the school to an afterschool or weekend study program located within the same county as the pupil's school. If the pupil fails to successfully complete the assigned study program, the pupil shall be subject to subdivision.

(d) The third time a truancy report is required within the same school year, the pupil shall be classified a habitual truant, as defined in Section 48262, and may be referred to, and required to attend, an attendance review board or a truancy mediation program pursuant to Section 48263 or pursuant to Section 601.3 of the Welfare and Institutions Code. If the district does not have a truancy mediation program, the pupil may be required to attend a comparable program deemed acceptable by the school district's attendance supervisor. If the pupil does not successfully complete the truancy mediation program or other similar program, the pupil shall be subject to subdivision.

(e) The fourth time a truancy is required to be reported within the same school year, the pupil shall be within the jurisdiction of the juvenile court which may adjudge the pupil to be a ward of the court pursuant to Section 601 of the Welfare and Institutions Code. If the pupil is adjudged a ward of the court, the pupil shall be required to do one or more of the following:

1. Performance at court-approved community services sponsored by either a public or private nonprofit agency for not less than 20 hours but not more than 40 hours over a period not to exceed 90 days, during a time other than the pupil's hours of school attendance or employment. The probation officer shall report to the court the failure of the pupil to comply with this paragraph.

2. Payment of a fine by the pupil of not more than one hundred dollars ($100) for which a parent or guardian of the pupil may be jointly liable.

3. Attendance of a court-approved truancy prevention program.

4. Suspension or revocation of driving privileges pursuant to Section 13202.7 of the Vehicle Code. This subdivision shall apply only to a pupil who has attended a school attendance review board program, a program operated by a probation department acting as a school attendance review board, or a truancy mediation program pursuant to subdivision (c).
48265. Delivery of Truant
Any person arresting or assuming temporary custody of a minor pursuant to Section 48264 shall forthwith deliver the minor either to the parent, guardian, or other person having control, or charge of the minor, or to the school from which the minor is absent, or to a nonsecure youth service or community center designated by the school or district for counseling prior to returning such minor to his home or school, or to a school counselor or pupil services and attendance officer located at a police station for the purpose of obtaining immediate counseling from the counselor or officer prior to returning or being returned to his home or school, or, if the minor is found to have been declared an habitual truant, he shall cause the minor to be brought before the probation officer of the county having jurisdiction over minors.

48266. Report by arresting officer
Any person taking action pursuant to Sections 48264 and 48265 shall report the matter, and the disposition made by him of the minor to the school authorities of the city, or city and county, or school district and to the minor’s parent or guardian.

48267. Truants, disorderly pupils or persons required to attend school programs as a condition of probation
Any pupil who has once been adjudged an habitual truant or habitually insubordinate or disorderly during attendance at school by the juvenile court of the county, or has been found to be a person described in Section 602 and as a condition of probation is required to attend a school program approved by a probation officer, who is reported as a truant from school one or more days or tardy on one or more days without valid excuse, in the same school year or in a succeeding year, or habitually insubordinate, or disorderly during attendance at school, shall be brought to the attention of the juvenile court and the pupil’s probation or parole officer within 10 days of the reported violation.

Notwithstanding Section 827 of the Welfare and Institutions Code, written notice that a minor enrolled in a public school in grades 7 to 12, inclusive, has been found by a court to be a person described in Section 602 and as a condition of probation is required to attend a school program approved by a probation officer shall be provided by the juvenile court, within seven days of the entry of the dispositional order, to the superintendent of the school district of attendance, which information shall be expeditiously transmitted to the principal or to one person designated by the principal of the school that the minor is attending. The principal or the principal’s designee shall not disclose this information to any other person except as otherwise required by law.

48268. Order to parent to deliver child to school for remainder of school term
The court, in addition to any judgment it may make regarding the pupil, may render judgment that the parent, guardian, or person having the control or charge of the pupil shall deliver him at the beginning of each school day, for the remainder of the school term, at the school from which he is a truant, or in which he has been insubordinate or disorderly during attendance, or to a school designated by school authorities.

48269. Parent’s bond to secure attendance of pupil
If the parent, guardian, or other person having control or charge of the child, within three days after the rendition of the judgment executes a bond to the governing board of the school district in the sum of two hundred dollars ($200), conditioned that the child will, during the remainder of the current school year, regularly attend some public or private school in the city, or city and county, or school district, and not be insubordinate or disorderly during attendance, then the court may make an order suspending the execution of the judgment so long as the condition of the bond is complied with. The bond shall be filed with the secretary of the board of education,
or clerk of the board of trustees. All money paid or collected on the bond shall be paid into the county treasury as provided in Section 41001.

48273. Report to county superintendent of schools of needed SARB information
The governing board of each school district shall adopt rules and regulations to require the appropriate officers and employees of the district to gather and transmit to the county superintendent of schools the number and types of referrals to school attendance review boards and of requests for petitions to the juvenile court pursuant to Section 48263.
Access to Student Records

49076. (a) A school district is not authorized to permit access to pupil records to a person without written parental consent or under judicial order except that:

(1) Access to those particular records relevant to the legitimate educational interests of the requester shall be permitted to the following:

(A) School officials and employees of the district, members of a school attendance review board appointed pursuant to Section 48321, and any volunteer aide, 18 years of age or older, who has been investigated, selected, and trained by a school attendance review board for the purpose of providing followup services to pupils referred to the school attendance review board, provided that the person has a legitimate educational interest to inspect a record.

(B) Officials and employees of other public schools or school systems, including local, county, or state correctional facilities where educational programs leading to high school graduation are provided or where the pupil intends to or is directed to enroll, subject to the rights of parents as provided in Section 49068.

(C) Authorized representatives of the Comptroller General of the United States, the Secretary of Education, and administrative head of an education agency, state education officials, or their respective designees, or the United States Office of Civil Rights, where the information is necessary to audit or evaluate a state or federally supported education program or pursuant to a federal or state law, provided that except when collection of personally identifiable information is specifically authorized by federal law, data collected by those officials shall be protected in a manner that will not permit the personal identification of pupils or their parents by other than those officials, and personally identifiable data shall be destroyed when no longer needed for the audit, evaluation, and enforcement of federal legal requirements.

(D) Other state and local officials to the extent that information is specifically required to be reported pursuant to state law adopted prior to November 19, 1974.

(E) Parents of a pupil 18 years of age or older who is a dependent as defined in Section 152 of Title 26 of the United States Code.

(F) A pupil 16 years of age or older or having completed the 10th grade who requests access.

(G) A district attorney who is participating in or conducting a truancy mediation program pursuant to Section 48263.5, or Section 601.3 of the Welfare and Institutions Code, or participating in the presentation of evidence in a truancy petition pursuant to Section 681 of the Welfare and Institutions Code.

(H) A prosecuting agency for consideration against a parent or guardian for failure to comply with the Compulsory Education Law (Chapter 2 (commencing with Section 48200) of Part 27) or with Compulsory Continuation Education (Chapter 3 (commencing with Section 48400) of Part 27).

(I) (i) A probation officer, district attorney, or counsel of record for a minor for the purposes of conducting a criminal investigation or an investigation in regards to declaring a person a ward of the court or involving a violation of a condition of probation.

(ii) For purposes of this subparagraph, a probation officer, district attorney, and counsel of record for a minor shall be deemed to be local officials for purposes of Section 99.31(a)(5)(i) of Title 34 of the Code of Federal Regulations.

(iii) Pupil records obtained pursuant to this subparagraph shall be subject to the evidentiary rules described in Section 701 of the Welfare and Institutions Code.

(J) A judge or probation officer for the purpose of conducting a truancy mediation program for a pupil, or for purposes of presenting evidence in a truancy petition pursuant to Section 681 of the Welfare and Institutions Code. The judge or probation officer shall certify in writing to the school district that the information will be used only for truancy purposes. A school district
releasing pupil information to a judge or probation officer pursuant to this subparagraph shall inform, or provide written notification to, the parent or guardian of the pupil within 24 hours of the release of the information.

(K) A county placing agency for the purpose of fulfilling the requirements of the health and education summary required pursuant to Section 16010 of the Welfare and Institutions Code or for the purpose of fulfilling educational case management responsibilities required by the juvenile court or by law and to assist with the school transfer or enrollment of a pupil. School districts, county offices of education, and county placing agencies may develop cooperative agreements to facilitate confidential access to and exchange of the pupil information by electronic mail, facsimile, electronic format, or other secure means.

(2) School districts may release information from pupil records to the following:
(A) Appropriate persons in connection with an emergency if the knowledge of the information is necessary to protect the health or safety of a pupil or other persons.
(B) Agencies or organizations in connection with the application of a pupil for, or receipt of, financial aid. However, information permitting the personal identification of a pupil or his or her parents may be disclosed only as may be necessary for purposes as to determine the eligibility of the pupil for financial aid, to determine the amount of the financial aid, to determine the conditions which will be imposed regarding the financial aid, or to enforce the terms or conditions of the financial aid.
(C) The county elections official, for the purpose of identifying pupils eligible to register to vote, and for conducting programs to offer pupils an opportunity to register to vote. The information shall not be used for any other purpose or given or transferred to any other person or agency.
(D) Accrediting associations in order to carry out their accrediting functions.
(E) Organizations conducting studies for, or on behalf of, educational agencies or institutions for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction, if the studies are conducted in a manner that will not permit the personal identification of pupils or their parents by persons other than representatives of the organizations and the information will be destroyed when no longer needed for the purpose for which it is obtained.
(F) Officials and employees of private schools or school systems where the pupil is enrolled or intends to enroll, subject to the rights of parents as provided in Section 49068. This information shall be in addition to the pupil’s permanent record transferred pursuant to Section 49068.

(3) A person, persons, agency, or organization permitted access to pupil records pursuant to this section shall not permit access to any information obtained from those records by another person, persons, agency, or organization, except for allowable exceptions contained within the federal Family Educational Rights and Privacy Act of 2001 (20 U.S.C. Sec. 1232g) and state law, without the written consent of the pupil’s parent. This paragraph does not require prior parental consent when information obtained pursuant to this section is shared with other persons within the educational institution, agency, or organization obtaining access, so long as those persons have a legitimate interest in the information.

(4) Notwithstanding any other provision of law, a school district, including a county office of education or superintendent of schools, may participate in an interagency data information system that permits access to a computerized database system within and between governmental agencies or districts as to information or records that are nonprivileged, and where release is authorized as to the requesting agency under state or federal law or regulation, if each of the following requirements are met:
(A) Each agency and school district shall develop security procedures or devices by which unauthorized personnel cannot access data contained in the system.
(B) Each agency and school district shall develop procedures or devices to secure privileged or confidential data from unauthorized disclosure.
(C) Each school district shall comply with the access log requirements of Section 49064.
(D) The right of access granted shall not include the right to add, delete, or alter data without the written permission of the agency holding the data.

(E) An agency or school district shall not make public or otherwise release information on an individual contained in the database where the information is protected from disclosure or release as to the requesting agency by state or federal law or regulation.

(b) The officials and authorities to whom pupil records are disclosed pursuant to subdivision (f) of Section 48902 and subparagraph (I) of paragraph (1) of subdivision (a) shall certify in writing to the disclosing school district that the information shall not be disclosed to another party, except as provided under the federal Family Educational Rights and Privacy Act of 2001 (20 U.S.C. Sec. 1232g) and state law, without the prior written consent of the parent of the pupil or the person identified as the holder of the pupil's educational rights.

(c) (1) Any person or party who is not permitted access to pupil records pursuant to subdivision (a) or (b) may request access to pupil records as provided for in paragraph (2).

(2) A local educational agency or other person or party who has received pupil records, or information from pupil records, may release the records or information to a person or party identified in paragraph (1) without the consent of the pupil's parent or guardian pursuant to Section 99.31(b) of Title 34 of the Code of Federal Regulations, if the records or information are deidentified, which requires the removal of all personally identifiable information, provided that the disclosing local educational agency or other person or party has made a reasonable determination that a pupil's identity is not personally identifiable, whether through single or multiple releases, and has taken into account other pertinent reasonably available information.
Pupil Exemptions

48220. Classes of children exempted
The classes of children described in this article, shall be exempted by the proper school authorities from the requirements of attendance upon a public full-time day school.

48222. Attendance in a private school
Children who are being instructed in a private full-time day school by persons capable of teaching shall be exempted. Such school shall, except under the circumstances described in Section 30, be taught in the English language and shall offer instruction in the several branches of study required to be taught in the public schools of the state. The attendance of the pupils shall be kept by private school authorities in a register, and the record of attendance shall indicate clearly every absence of the pupil from school for a half day or more during each day that school is maintained during the year.

Exemptions under this section shall be valid only after verification by the attendance supervisor of the district, or other person designated by the board of education, that the private school has complied with the provisions of Section 33190 requiring the annual filing by the owner or other head of a private school of an affidavit or statement of prescribed information with the Superintendent of Public Instruction. The verification required by this section shall not be construed as an evaluation, recognition, approval, or endorsement of any private school or course.

48223. Mentally gifted children
Children who are mentally gifted and who are being instructed in a private full-time day school by persons capable of teaching, where all or part of the courses of instruction required to be taught in the public schools of this state is taught in a foreign language with not less than 50 percent of the total daily instructional time taught in the English language, shall be exempted. The attendance of the pupils shall be kept pursuant to Section 48222.

48224. Instruction by tutor
Children not attending a private, full-time, day school and who are being instructed in study and recitation for at least three hours a day for 175 days each calendar year by a private tutor or other person in the several branches of study required to be taught in the public schools of this state and in the English language shall be exempted. The tutor or other person shall hold a valid state credential for the grade taught. The instruction shall be offered between the hours of 8 o'clock a.m. and 4 o'clock p.m.

48225. Contracts to secure tutoring for children working in the entertainment or allied industries
The governing board of any school district which has children holding work permits to work temporarily in the entertainment or allied industries who are exempted from attending public full-time day school under the provisions of this article, or a county superintendent of schools, may contract with any person, firm or corporation responsible for the education of any children, so employed or acting on behalf thereof, to provide eligibility lists and placement services for qualified teaching and other necessary personnel for the tutoring of such children while so employed. Such personnel shall not for these purposes be deemed public employees. The contract shall require the payment of all costs of the school district, or the county superintendent of schools in providing the lists or services.
48225.5. Work Permits for Students in the Entertainment Industry

(a) (1) Notwithstanding Section 48200, a pupil who holds a work permit to work for a period of not more than five consecutive days in the entertainment or allied industries shall be excused from school during the period that the pupil is working in the entertainment or allied industry for a maximum of up to five absences per school year.

(2) Notwithstanding Section 48200, a pupil shall be excused from school in order to participate with a not-for-profit performing arts organization in a performance for a public school pupil audience for a maximum of up to five days per school year provided the pupil's parent or guardian provides a written note to the school authorities explaining the reason for the pupil's absence.

(c) A pupil absent from school under this section shall be permitted to complete all assignments and tests missed during the absence that can be reasonably provided and, upon satisfactory completion, shall be given full credit therefore. The teacher of any class from which a pupil is absent shall determine, pursuant to the regulations of the governing board of the school district, or the county board of education, what assignments the pupil shall make up and in what period of time the pupil shall complete those assignments. The tests and assignments shall be reasonably equivalent to, but not necessarily identical to, the tests and assignments that the pupil missed during the absence.

(c) A pupil absent pursuant to paragraph (1) of subdivision (a) shall receive instruction during the period of the absence from a studio teacher certified by the Labor Commissioner holding credentials as defined in Section 11755 of Title 8 of the California Code of Regulations. The instruction shall be offered between 7 a.m. and 4 p.m. for pupils in kindergarten and grades 1 to 6, inclusive, and between 7 a.m. and 7 p.m. for pupils in grades 7 to 12, inclusive. The school district or county superintendent of schools shall accept the work done by the pupil and the grades given to the pupil on that work and shall provide the pupil with credit for the instruction the pupil received from that teacher.

(d) At the request of a pupil excused from school pursuant to paragraph (1) of subdivision (a), the pupil may be permitted to enroll in a work experience program of the school district and shall receive appropriate academic credit for that work experience.

(e) This section shall apply to all pupils, whether a pupil is enrolled in regular classes or special education classes, a regional occupational program or center, or a program of independent study, or any other program of the school district or county superintendent of schools.

48230. Compulsory part-time classes
Children who hold permits to work shall be exempted, but such children shall be subject to compulsory attendance upon part-time classes.

48231. Entrance into attendance area within ten schooldays of end of school term
Notwithstanding Section 48201, pupils between 12 and 18 years of age who enter an attendance area from another state within 10 schooldays before the end of the school term during which such entrance occurs are exempt for the remainder of the school term.
48232. Leave of absence of pupil of 15; conditions; review and report on program
Notwithstanding any other provision of law, a child who will be 15 years old at the time a leave of absence is to begin may take a leave of absence from school for a period of up to one semester, if all of the following conditions are satisfied:
(a) The school district governing board adopts a written policy to allow pupil leaves of absence consistent with this section.
(b) The purpose of the leave is supervised travel, study, training, or work not available to the pupil under another education option.
(c) A written agreement is entered into that is signed by the child's parent or guardian, the principal or administrative officer of the school which the child would otherwise attend, a classroom teacher familiar with the child's academic progress selected by the child, and the district supervisor of child welfare and attendance, and that provides for all of the following:
   (1) The purpose of the leave.
   (2) The length of time the child will be on leave.
   (3) A meeting between, or contact with, the child and a school official designated in the agreement at least once a month while the child is on leave.
   (4) A statement incorporating the provisions contained in subdivision (b).
(d) The child shall be entitled to return to school at any time. No child who takes a leave of absence shall be penalized from completing his or her academic requirements within a time period equal to that of classmates who did not take a leave of absence, plus a period of time equal to the leave of absence. However, when a child reenrolls at any time other than the beginning of a semester, the school shall not be required to give makeup sessions during that semester for the classes that the child has missed.
(e) A leave of absence may be extended for an additional semester upon approval by all parties to the written agreement and the local school attendance review board.
(f) No leave of absence may be taken that would continue past the end of the school year in which the leave is taken.
(g) If the pupil does not contact the designated school official as stipulated in the written agreement, the leave of absence shall be nullified. Any party to the written agreement may nullify the agreement for cause at any time.
(h) No more than 1 percent of the pupils enrolled and in attendance at each school shall be permitted to take a leave of absence during each academic year.

48416. Leave of absence; pupil between the ages 16 and 18; conditions
Notwithstanding any other provision of law, a child who, at the time a leave of absence is to begin, will be between the ages of 16 and 18, inclusive, may take a leave of absence from compulsory continuation education classes or, if exempted pursuant to subdivision (b) of Section 48410, from the school that the child attends, for a period of up to two semesters, if all the following conditions are satisfied:
(a) The school district governing board adopts a written policy to allow student leaves of absence consistent with this section.
(b) The purpose of the leave is supervised travel, study, training, or work not available to the student under another education option.
(c) A written agreement is entered into that is signed by the child, the child's parent or guardian, the principal or administrative officer of the school that the child would otherwise attend, a classroom teacher familiar with the child's academic progress selected by the child, and the district supervisor of child welfare and attendance, and that provides for all of the following:
   (1) The purpose of the leave.
   (2) The length of time the child will be on leave.
(3) A meeting between or contact with the child and a school official designated in the agreement at least once a month while the child is on leave.

(4) A statement incorporating the provisions contained in subdivision (b).

(d) The child shall be entitled to return to school at any time. No child who takes a leave of absence shall be penalized from completing his or her academic requirements within a time period equal to that of classmates who did not take a leave of absence, plus a period of time equal to the leave of absence. However, when a child reenrolls at any time other than the beginning of a semester, the school shall not be required to give makeup sessions during that semester for the classes that the child has missed.

(e) A leave of absence may be extended for an additional semester upon approval by all parties to the written agreement and the local school attendance review board.

(f) No leave of absence may be taken that would continue past the end of the school year in which the leave is taken.

(g) If the student does not contact the designated school official as stipulated in the written agreement, the leave of absence shall be nullified. Any party to the written agreement may nullify the written agreement for cause at any time.

(h) No more than 1 percent of the pupils enrolled and in attendance at each school shall be permitted to take a leave of absence during each academic year.
Supervisors of Attendance

48240. Appointment and fixing of duties of supervisor of attendance
The board of education of any school district and of any county shall appoint a supervisor of attendance and such assistant supervisors of attendance as may be necessary to supervise the attendance of pupils in the district or county. The board shall prescribe the duties of the supervisor and assistant supervisors of attendance, not inconsistent with law, to include, among other duties that may be required by the board, those specific duties related to compulsory full-time education, truancy, work permits, compulsory continuation education, and opportunity schools, classes, and programs, now required of such attendance supervisors by this chapter and Article 4 (commencing with Section 48450) of Chapter 3 and Article 2 (commencing with Section 48630) of Chapter 4 of this part.

48241. Certification of supervisor of attendance for city or city and county
In any city or city and county no supervisor of attendance or assistant supervisors of attendance shall be appointed, unless he has been lawfully certificated for the work by the county board of education.

48242. District supervisors
The board of school trustees of any district of a county may appoint a district supervisor of attendance to act under the direction of the county supervisor of attendance.

48243. Employment by more than one school district
Two or more districts may unite in appointing a district supervisor of attendance and in paying his compensation.

48244. Contracts for supervisors of attendance; transfer of funds
A district may, with the approval of the county board of education, contract with the county superintendent of schools for the supervision of attendance of pupils in the school district. The county superintendent of schools shall transfer from the funds of the district to the county school service fund an amount equal to the actual cost of providing for the supervision of attendance.

48245. Certification of district supervisor
In any district or districts with an average daily attendance of 1,000 or more school children, according to the annual school report of the last preceding school year, no district supervisor of attendance shall be appointed, unless he has been lawfully certificated for the work by the county board of education.

48246. Entry into place of employment
The attendance supervisor, who is a full-time attendance supervisor performing no other duties, of any county, city and county, or school district in which any place of employment is situated, or the probation officer of the county, may at any time enter into any such place of employment for the purpose of examining permits to work or to employ of all minors employed in such place of employment, or for the purpose of investigating violations of the provisions of the Labor Code or of the provisions of this chapter, or Chapter 7 (commencing with Section 49100) of this part. If the attendance supervisor or probation officer is denied entrance to such place of employment, or if any violation of laws relating to the education of minors is found to exist, the attendance supervisor or probation officer shall report the denial of entrance or the violation to the Labor Commissioner.
Such report shall be made within 48 hours and shall be in writing, setting forth the fact that he has good cause to believe that such laws are being violated in such place of employment and describing the nature of the violation.

**Excused Absences**

48205. **Excused Absences;**

(a) Notwithstanding Section 48200, a pupil shall be excused from school when the absence is:

1. Due to his or her illness.
2. Due to quarantine under the direction of a county or city health officer.
3. For the purpose of having medical, dental, optometric, or chiropractic services rendered.
4. For the purpose of attending the funeral services of a member of his or her immediate family, so long as the absence is not more than one day if the service is conducted in California and not more than three days if the service is conducted outside California.
5. For the purpose of jury duty in the manner provided for by law.
6. Due to the illness or medical appointment during school hours of a child of whom the pupil is the custodial parent.
7. For justifiable personal reasons, including, but not limited to, an appearance in court, attendance at a funeral service, observance of a holiday or ceremony of his or her religion, attendance at religious retreats, attendance at an employment conference, or attendance at an educational conference on the legislative or judicial process offered by a nonprofit organization when the pupil's absence is requested in writing by the parent or guardian and approved by the principal or a designated representative pursuant to uniform standards established by the governing board.
8. For the purpose of serving as a member of a precinct board for an election pursuant to Section 12302 of the Elections Code.

(b) A pupil absent from school under this section shall be allowed to complete all assignments and tests missed during the absence that can be reasonably provided and, upon satisfactory completion within a reasonable period of time, shall be given full credit therefore. The teacher of the class from which a pupil is absent shall determine which tests and assignments shall be reasonably equivalent to, but not necessarily identical to, the tests and assignments that the pupil missed during the absence.

(c) For purposes of this section, attendance at religious retreats shall not exceed four hours per semester.

(d) Absences pursuant to this section are deemed to be absences in computing average daily attendance and shall not generate state apportionment payments.

(e) "Immediate family," as used in this section, has the same meaning as that set forth in Section 45194, except that references therein to "employee" shall be deemed to be references to "pupil."
Investigations and Enforcement of Compulsory Education Laws Against Parents

48290. Required Full and Impartial School Attendance Investigations
The governing board of any school district, shall, on the complaint of any person, make full and impartial investigation of all charges against any parent, guardian, or other person having control or charge of any child, for violation of any of the provisions of this chapter.

48291. Required Referral of Parents to SARB and Required District Referrals to Law Enforcement
If it appears upon investigation that any parent, guardian, or other person having control or charge of any child has violated any of the provisions of this chapter, the secretary of the board of education, except as provided in Section 48292, or the clerk of the board of trustees, shall refer such person to a school attendance review board. In the event that any such parent, guardian, or other person continually and willfully fails to respond to directives of the school attendance review board or services provided, the school attendance review board shall direct the school district to make and file in the proper court a criminal complaint against the parent, guardian, or other person, charging the violation, and shall see that the charge is prosecuted by the proper authority. In the event that a criminal complaint is not prosecuted by the proper authority as recommended, the official making the determination not to prosecute shall provide the school attendance review board with a written explanation for the decision not to prosecute.

48293. Penalties Against Parents
(a) Any parent, guardian, or other person having control or charge of any pupil who fails to comply with this chapter, unless excused or exempted therefrom, is guilty of an infraction and shall be punished as follows:
   (1) Upon a first conviction, by a fine of not more than one hundred dollars ($100).
   (2) Upon a second conviction, by a fine of not more than two hundred fifty dollars ($250).
   (3) Upon a third or subsequent conviction, if the person has willfully refused to comply with this section, by a fine of not more than five hundred dollars ($500). In lieu of imposing the fines prescribed in paragraphs (1), (2), and (3), the court may order the person to be placed in a parent education and counseling program.
(b) A judgment that a person convicted of an infraction be punished as prescribed in subdivision (a) may also provide for the payment of the fine within a specified time or in specified installments, or for participation in the program. A judgment granting a defendant time to pay the fine or prescribing the days of attendance in a program shall order that if the defendant fails to pay the fine, or any installment thereof, on the date that it is due, or fails to attend a program on a prescribed date, he or she shall appear in court on that date for further proceedings. Willful violation of the order is punishable as contempt.
(c) Until January 1, 2005, the court may also order that the person convicted of the violation of subdivision (a) immediately enroll the pupil in the appropriate school or educational program and provide proof of enrollment to the court. Willful violation of an order under this subdivision is punishable as civil contempt with a fine of up to one thousand dollars ($1,000). An order of contempt under this subdivision shall not include imprisonment.
(d) The Legislative Analyst, in consultation with the California District Attorney’s Association and the State Department of Education, shall develop a report to be submitted to the Legislature on or before January 1, 2004, concerning the implementation of this subdivision.
Independent Study

51747. Policy Requirements for Independent Study
A school district or county office of education shall not be eligible to receive apportionments for independent study by pupils, regardless of age, unless it has adopted written policies, and has implemented those policies, pursuant to rules and regulations adopted by the Superintendent of Public Instruction, that include, but are not limited to, all of the following:

(a) The maximum length of time, by grade level and type of program, that may elapse between the time an independent study assignment is made and the date by which the pupil must complete the assigned work.

(b) The number of missed assignments that will be allowed before an evaluation is conducted to determine whether it is in the best interests of the pupil to remain in independent study, or whether he or she should return to the regular school program. A written record of the findings of any evaluation made pursuant to this subdivision shall be treated as a mandatory interim pupil record. The record shall be maintained for a period of three years from the date of the evaluation and, if the pupil transfers to another California public school, the record shall be forwarded to that school.

(c) A requirement that a current written agreement for each independent study pupil shall be maintained on file including, but not limited to, all of the following:
   (1) The manner, time, frequency, and place for submitting a pupil's assignments and for reporting his or her progress.
   (2) The objectives and methods of study for the pupil's work, and the methods utilized to evaluate that work.
   (3) The specific resources, including materials and personnel, that will be made available to the pupil.
   (4) A statement of the policies adopted pursuant to subdivisions (a) and (b) regarding the maximum length of time allowed between the assignment and the completion of a pupil's assigned work, and the number of missed assignments allowed prior to an evaluation of whether or not the pupil should be allowed to continue in independent study.
   (5) The duration of the independent study agreement, including the beginning and ending dates for the pupil's participation in independent study under the agreement. No independent study agreement shall be valid for any period longer than one semester, or one-half year for a school on a year-round calendar.
   (6) A statement of the number of course credits or, for the elementary grades, other measures of academic accomplishment appropriate to the agreement, to be earned by the pupil upon completion.
   (7) The inclusion of a statement in each independent study agreement that independent study is an optional educational alternative in which no pupil may be required to participate. In the case of a pupil who is referred or assigned to any school, class, or program pursuant to Section 48915 or 48917, the agreement also shall include the statement that instruction may be provided to the pupil through independent study only if the pupil is offered the alternative of classroom instruction.
   (8) Each written agreement shall be signed, prior to the commencement of independent study, by the pupil, the pupil's parent, legal guardian, or caregiver, if the pupil is less than 18 years of age, the certificated employee who has been designated as having responsibility for the general supervision of independent study, and all persons who have direct responsibility for providing assistance to the pupil. For purposes of this paragraph "caregiver" means a person who has met the requirements of Part 1.5 (commencing with Section 6550) of the Family Code.
Home and Hospital Instruction

48206.3 Pupils with Temporary Disabilities

(a) Except for those pupils receiving individual instruction provided pursuant to Section 48206.5, a pupil with a temporary disability which makes attendance in the regular day classes or alternative education program in which the pupil is enrolled impossible or inadvisable shall receive individual instruction provided by the district in which the pupil is deemed to reside.

(b) For purposes of this section and Sections 48206.5, 48207, and 48208, the following terms have the following meanings:

(1) "Individual instruction" means instruction provided to an individual pupil in the pupil's home, in a hospital or other residential health facility, excluding state hospitals, or under other circumstances prescribed by regulations adopted for that purpose by the State Board of Education.

(2) "Temporary disability" means a physical, mental, or emotional disability incurred while a pupil is enrolled in regular day classes or an alternative education program, and after which the pupil can reasonably be expected to return to regular day classes or the alternative education program without special intervention. A temporary disability shall not include a disability for which a pupil is identified as an individual with exceptional needs pursuant to Section 56026.

(c) (1) For purposes of computing average daily attendance pursuant to Section 42238.5, each clock hour of teaching time devoted to individual instruction shall count as one day of attendance.

(2) No pupil shall be credited with more than five days of attendance per calendar week, or more than the total number of calendar days that regular classes are maintained by the district in any fiscal year.

(d) Notice of the availability of individualized instruction shall be given pursuant to Section 48980.

48206.5. Any school district which, prior to January 1, 1986, maintained a program to provide individual instruction to pupils enrolled in regular day classes or an alternative education program offered by the district who have a temporary disability may continue the program as it existed prior to January 1, 1986.
Comprehensive School Safety Plans

Comprehensive School Safety Plans; Contents; Disaster Procedures; Development

32282. (a) The comprehensive school safety plan shall include, but not be limited to, both of the following:
   (1) Assessing the current status of school crime committed on school campuses and at school-related functions.
   (2) Identifying appropriate strategies and programs that will provide or maintain a high level of school safety and address the school's procedures for complying with existing laws related to school safety, which shall include the development of all of the following:
      (A) Child abuse reporting procedures consistent with Article 2.5 (commencing with Section 11164) of Title 1 of Part 4 of the Penal Code.
      (B) Disaster procedures, routine and emergency, including adaptations for pupils with disabilities in accordance with the Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12101 et seq.). The disaster procedures shall also include, but not be limited to, both of the following:
         (i) Establishing an earthquake emergency procedure system in every public school building having an occupant capacity of 50 or more pupils or more than one classroom. A district or county office may work with the California Emergency Management Agency and the Seismic Safety Commission to develop and establish the earthquake emergency procedure system. The system shall include, but not be limited to, all of the following:
            (I) A school building disaster plan, ready for implementation at any time, for maintaining the safety and care of pupils and staff.
            (II) A drop procedure whereby each pupil and staff member takes cover under a table or desk, dropping to his or her knees, with the head protected by the arms, and the back to the windows. A drop procedure practice shall be held at least once each school quarter in elementary schools and at least once a semester in secondary schools.
            (III) Protective measures to be taken before, during, and following an earthquake.
            (IV) A program to ensure that pupils and both the certificated and classified staff are aware of, and properly trained in, the earthquake emergency procedure system.
         (ii) Establishing a procedure to allow a public agency, including the American Red Cross, to use school buildings, grounds, and equipment for mass care and welfare shelters during disasters or other emergencies affecting the public health and welfare. The district or county office shall cooperate with the public agency in furnishing and maintaining the services as the district or county office may deem necessary to meet the needs of the community.
      (C) Policies pursuant to subdivision (d) of Section 48915 for pupils who committed an act listed in subdivision (c) of Section 48915 and other school-designated serious acts which would lead to suspension, expulsion, or mandatory expulsion recommendations pursuant to Article 1 (commencing with Section 48900) of Chapter 6 of Part 27.
      (D) Procedures to notify teachers of dangerous pupils pursuant to Section 49079.
      (E) A discrimination and harassment policy consistent with the prohibition against discrimination contained in Chapter 2 (commencing with Section 200) of Part 1.
      (F) The provisions of any schoolwide dress code, pursuant to Section 35183, that prohibits pupils from wearing "gang-related apparel," if the school has adopted that type of a dress code. For those purposes, the comprehensive school safety plan shall define "gang-related apparel." The definition shall be limited to apparel that, if worn or displayed on a school campus, reasonably could be determined to threaten the health and safety of the school environment. Any schoolwide dress code established pursuant to this section and Section 35183 shall be enforced on the school campus and at any school-sponsored activity by the principal of the school or the person designated by the principal. For the purposes of this
paragraph, "gang-related apparel" shall not be considered a protected form of speech pursuant to Section 48950.

(G) Procedures for safe ingress and egress of pupils, parents, and school employees to and from school.

(H) A safe and orderly environment conducive to learning at the school.

(I) The rules and procedures on school discipline adopted pursuant to Sections 35291 and 35291.5.

(J) Hate crime reporting procedures pursuant to Chapter 1.2 (commencing with Section 628) of Title 15 of Part 1 of the Penal Code.

(b) It is the intent of the Legislature that schools develop comprehensive school safety plans using existing resources, including the materials and services of the partnership, pursuant to this chapter. It is also the intent of the Legislature that schools use the handbook developed and distributed by the School/Law Enforcement Partnership Program entitled "Safe Schools: A Planning Guide for Action" in conjunction with developing their plan for school safety.

(c) Grants to assist schools in implementing their comprehensive school safety plan shall be made available through the partnership as authorized by Section 32285.

(d) Each schoolsite council or school safety planning committee in developing and updating a comprehensive school safety plan shall, where practical, consult, cooperate, and coordinate with other schoolsite councils or school safety planning committees.

(e) The comprehensive school safety plan may be evaluated and amended, as needed, by the school safety planning committee, but shall be evaluated at least once a year, to ensure that the comprehensive school safety plan is properly implemented. An updated file of all safety-related plans and materials shall be readily available for inspection by the public.

(f) The comprehensive school safety plan, as written and updated by the schoolsite council or school safety planning committee, shall be submitted for approval under subdivision (a) of Section 32288.
Apportionment Formulas and Determination of Revenue Limits

42238. Determination of Revenue Limits for Each School District; Formula; Apportionment

(a) For the 1984-85 fiscal year and each fiscal year thereafter, the county superintendent of schools shall determine a revenue limit for each school district in the county pursuant to this section.

(b) The base revenue limit for a fiscal year shall be determined by adding to the base revenue limit for the prior fiscal year the following amounts:

1) The inflation adjustment specified in Section 42238.1.
2) For the 1995-96 fiscal year, the equalization adjustment specified in Section 42238.4.
3) For the 1996-97 fiscal year, the equalization adjustments specified in Sections 42238.41, 42238.42, and 42238.43.
4) For the 1985-86 fiscal year, the amount received per unit of average daily attendance in the 1984-85 fiscal year pursuant to Section 42238.7.
5) For the 1985-86, 1986-87, and 1987-88 fiscal years, the amount per unit of average daily attendance received in the prior fiscal year pursuant to Section 42238.8.
6) For the 2004-05 fiscal year, the equalization adjustment specified in Section 42238.44.
7) For the 2006-07 fiscal year, the equalization adjustment specified in Section 42238.48.
8) For the 2011-12 fiscal year, the equalization adjustment specified in Section 42238.49.

(c) Except for districts subject to subdivision (d), the base revenue limit computed pursuant to subdivision (b) shall be multiplied by the district average daily attendance computed pursuant to Section 42238.5.

(d) (1) For districts for which the number of units of average daily attendance determined pursuant to Section 42238.5 is greater for the current fiscal year than for the 1982-83 fiscal year, compute the following amount, in lieu of the amount computed pursuant to subdivision (c):

A) Multiply the base revenue limit computed pursuant to subdivision (c) by the average daily attendance computed pursuant to Section 42238.5 for the 1982-83 fiscal year.

B) Multiply the lesser of the amount in subdivision (c) or 1.05 times the statewide average base revenue limit per unit of average daily attendance for districts of similar type for the current fiscal year by the difference between the average daily attendance computed pursuant to Section 42238.5 for the current and 1982-83 fiscal years.

C) Add the amounts in subparagraphs (A) and (B).

(2) This subdivision shall become inoperative on July 1, 1998.

(e) For districts electing to compute units of average daily attendance pursuant to paragraph (2) of subdivision (a) of Section 42238.5, the amount computed pursuant to Article 4 (commencing with Section 42280) shall be added to the amount computed in subdivision (c) or (d), as appropriate.

(f) For the 1984-85 fiscal year only, the county superintendent shall reduce the total revenue limit computed in this section by the amount of the decreased employer contributions to the Public Employees' Retirement System resulting from enactment of Chapter 330 of the Statutes of 1982, offset by any increase in those contributions, as of the 1983-84 fiscal year, resulting from subsequent changes in employer contribution rates.

(g) The reduction required by subdivision (f) shall be calculated as follows:

(1) Determine the amount of employer contributions that would have been made in the 1983-84 fiscal year if the applicable Public Employees' Retirement System employer contribution rate in effect immediately prior to the enactment of Chapter 330 of the Statutes of 1982 was in effect during the 1983-84 fiscal year.
(2) Subtract from the amount determined in paragraph (1) the greater of subparagraph (A) or (B):
      (A) The amount of employer contributions that would have been made in the 1983-84 fiscal year if the applicable Public Employees' Retirement System employer contribution rate in effect immediately after the enactment of Chapter 330 of the Statutes of 1982 was in effect during the 1983-84 fiscal year.
      (B) The actual amount of employer contributions made to the Public Employees' Retirement System in the 1983-84 fiscal year.

(3) For purposes of this subdivision, employer contributions to the Public Employees' Retirement System for either of the following shall be excluded from the calculation specified above:
      (A) Positions supported totally by federal funds that were subject to supplanting restrictions.
      (B) Positions supported, to the extent of employer contributions not exceeding twenty-five thousand dollars ($25,000) by any single educational agency, from a revenue source determined on the basis of equity to be properly excludable from the provisions of this subdivision by the Superintendent with the approval of the Director of Finance.

(4) For accounting purposes, the reduction made by this subdivision may be reflected as an expenditure from appropriate sources of revenue as directed by the Superintendent.

(h) The Superintendent shall apportion to each school district the amount determined in this section less the sum of:
      (1) The district's property tax revenue received pursuant to Chapter 3 (commencing with Section 75) and Chapter 6 (commencing with Section 95) of Part 0.5 of the Revenue and Taxation Code.
      (2) The amount, if any, received pursuant to Part 18.5 (commencing with Section 38101) of the Revenue and Taxation Code.
      (3) The amount, if any, received pursuant to Chapter 3 (commencing with Section 16140) of the Government Code.
      (4) Prior years' taxes and taxes on the unsecured roll.
      (5) Fifty percent of the amount received pursuant to Section 41603.
      (6) The amount, if any, received pursuant to the Community Redevelopment Law (Part 1 (commencing with Section 33000) of Division 24 of the Health and Safety Code), except for any amount received pursuant to Section 33401 or 33676 of the Health and Safety Code that is used for land acquisition, facility construction, reconstruction, or remodeling, or deferred maintenance, except for any amount received pursuant to Section 33492.15, paragraph (4) of subdivision (a) of Section 33607.5, or Section 33607.7 of the Health and Safety Code that is allocated exclusively for educational facilities.
      (7) For a unified school district, other than a unified school district that has converted all of its schools to charter status pursuant to Section 47606, the amount of statewide average general-purpose funding per unit of average daily attendance received by school districts for each of four grade level ranges, as computed by the department pursuant to Section 47633, multiplied by the average daily attendance, in corresponding grade level ranges, of any pupils who attend charter schools funded pursuant to Chapter 6 (commencing with Section 47630) of Part 26.8 for which the district is the sponsoring local educational agency, as defined in Section 47632, and who reside in and would otherwise have been eligible to attend a non-charter school of the district.

(i) A transfer of seventh and eighth grade pupils between an elementary school district and a high school district shall not result in the receiving district receiving a revenue limit
apportionment for those pupils that exceeds 105 percent of the statewide average revenue limit for the type and size of the receiving school district.
Definition of Chronic Absenteeism

60901(c)(1). Chronic Absentee Defined

For purposes of this section, "chronic absentee" means a pupil who is absent on 10 percent or more of the schooldays in the school year when the total number of days a pupil is absent is divided by the total number of days the pupil is enrolled and school was actually taught in the regular day schools of the district, exclusive of Saturdays and Sundays.
Hearsay Evidence

1200. The hearsay rule
   a) "Hearsay evidence" is evidence of a statement that was made other than by a witness while testifying at the hearing and that is offered to prove the truth of the matter stated.  
   b) Except as provided by law, hearsay evidence is inadmissible.  
   c) This section shall be known and may be cited as the hearsay rule.

1201. Multiple hearsay
   A statement within the scope of an exception to the hearsay rule is not inadmissible on the ground that the evidence of such statement is hearsay evidence if such hearsay evidence consists of one or more statements each of which meets the requirements of an exception to the hearsay rule.

1202. Credibility of hearsay declarant
   Evidence of a statement or other conduct by a declarant that is inconsistent with a statement by such declarant received in evidence as hearsay evidence is not inadmissible for the purpose of attacking the credibility of the declarant though he is not given and has not had an opportunity to explain or to deny such inconsistent statement or other conduct.  Any other evidence offered to attack or support the credibility of the declarant is admissible if it would have been admissible had the declarant been a witness at the hearing.  For the purposes of this section, the deponent of a deposition taken in the action in which it is offered shall be deemed to be a hearsay declarant.

1203. Cross-examination of hearsay declarant
   (a) The declarant of a statement that is admitted as hearsay evidence may be called and examined by any adverse party as if under cross-examination concerning the statement.  
   (b) This section is not applicable if the declarant is (1) a party, (2) a person identified with a party within the meaning of subdivision (d) of Section 776, or (3) a witness who has testified in the action concerning the subject matter of the statement.  
   (c) This section is not applicable if the statement is one described in Article 1 (commencing with Section 1220), Article 3 (commencing with Section 1235), or Article 10 (commencing with Section 1300) of Chapter 2 of this division.  
   (d) A statement that is otherwise admissible as hearsay evidence is not made inadmissible by this section because the declarant who made the statement is unavailable for examination pursuant to this section.

1203. Hearsay statements admissible at preliminary hearing
   Section 1203 is not applicable if the hearsay statement is offered at a preliminary examination, as provided in Section 872 of the Penal Code.

1204. Hearsay statement offered against criminal defendant
   A statement that is otherwise admissible as hearsay evidence is inadmissible against the defendant in a criminal action if the statement was made, either by the defendant or by another, under such circumstances that it is inadmissible against the defendant under the Constitution of the United States or the State of California.
1205. No implied repeal
Nothing in this division shall be construed to repeal by implication any other statute relating to hearsay evidence.

1220. Admission of party
Evidence of a statement is not made inadmissible by the hearsay rule when offered against the declarant in an action to which he is a party in either his individual or representative capacity, regardless of whether the statement was made in his individual or representative capacity.

1221. Adoptive admission
Evidence of a statement offered against a party is not made inadmissible by the hearsay rule if the statement is one of which the party, with knowledge of the content thereof, has by words or other conduct manifested his adoption or his belief in its truth.

1222. Authorized admission
Evidence of a statement offered against a party is not made inadmissible by the hearsay rule if:
(a) The statement was made by a person authorized by the party to make a statement or statements for him concerning the subject matter of the statement; and
(b) The evidence is offered either after admission of evidence sufficient to sustain a finding of such authority or, in the court's discretion as to the order of proof, subject to the admission of such evidence.
Business and Official Records

Districts may use provisions of the Evidence Code to simplify and expedite the process of presenting a pupil’s attendance or behavior record to the juvenile court. When such a record has been identified as a business record under the provisions of the Evidence Code, a single person from the district may present all pupil records, regardless of the number of persons creating the records. Without designation as a “business record,” each person creating the pupil’s attendance or behavior record would need to be present in juvenile court to identify his or her role in record keeping.

1270. “A business”
As used in this article, "a business" includes every kind of business, governmental activity, profession, occupation, calling, or operation of institutions, whether carried on for profit or not.

1271. Business record
Evidence of a writing made as a record of an act, condition, or event is not made inadmissible by the hearsay rule when offered to prove the act, condition, or event if:
(a) The writing was made in the regular course of a business;
(b) The writing was made at or near the time of the act, condition, or event;
(c) The custodian or other qualified witness testifies to its identity and the mode of its preparation; and
(d) The sources of information and method and time of preparation were such as to indicate its trustworthiness.

1272. Absence of entry in business record
Evidence of the absence from the records of a business of a record of an asserted act, condition, or event is not made inadmissible by the hearsay rule when offered to prove the nonoccurrence of the act or event, or the nonexistence of the condition, if:
(a) It was the regular course of that business to make records of all such acts, conditions, or events at or near the time of the act, condition, or event and to preserve them; and
(b) The sources of information and method and time of preparation of the records of that business were such that the absence of a record of an act, condition, or event is a trustworthy indication that the act or event did not occur or the condition did not exist.

1280. Record by a public employee
Evidence of a writing made as a record of an act, condition, or event is not made inadmissible by the hearsay rule when offered in any civil or criminal proceeding to prove the act, condition, or event if all of the following applies:
(a) The writing was made by and within the scope of duty of a public employee.
(b) The writing was made at or near the time of the act, condition, or event.
(c) The sources of information and method and time of preparation were such as to indicate its trustworthiness.
Family Code Excerpts

Caregivers and Caregiver’s Authorization Affidavit

6550. Caregiver’s Authorization Affidavit

(a) A caregiver's authorization affidavit that meets the requirements of this part authorizes a caregiver 18 years of age or older who completes items 1 to 4, inclusive, of the affidavit provided in Section 6552 and signs the affidavit to enroll a minor in school and consent to school-related medical care on behalf of the minor. A caregiver who is a relative and who completes items 1 to 8, inclusive, of the affidavit provided in Section 6552 and signs the affidavit shall have the same rights to authorize medical care and dental care for the minor that are given to guardians under Section 2353 of the Probate Code. The medical care authorized by this caregiver who is a relative may include mental health treatment subject to the limitations of Section 2356 of the Probate Code.

(b) The decision of a caregiver to consent to or to refuse medical or dental care for a minor shall be superseded by any contravening decision of the parent or other person having legal custody of the minor, provided the decision of the parent or other person having legal custody of the minor does not jeopardize the life, health, or safety of the minor.

(c) A person who acts in good faith reliance on a caregiver's authorization affidavit to provide medical or dental care, without actual knowledge of facts contrary to those stated on the affidavit, is not subject to criminal liability or to civil liability to any person, and is not subject to professional disciplinary action, for that reliance if the applicable portions of the affidavit are completed. This subdivision applies even if medical or dental care is provided to a minor in contravention of the wishes of the parent or other person having legal custody of the minor as long as the person providing the medical or dental care has no actual knowledge of the wishes of the parent or other person having legal custody of the minor.

(d) A person who relies on the affidavit has no obligation to make any further inquiry or investigation.

(e) Nothing in this section relieves any individual from liability for violations of other provisions of law.

(f) If the minor stops living with the caregiver, the caregiver shall notify any school, health care provider, or health care service plan that has been given the affidavit. The affidavit is invalid after the school, health care provider, or health care service plan receives notice that the minor is no longer living with the caregiver.

(g) A caregiver's authorization affidavit shall be invalid, unless it substantially contains, in not less than 10-point boldface type or a reasonable equivalent thereof, the warning statement beginning with the word "warning" specified in Section 6552. The warning statement shall be enclosed in a box with 3-point rule lines.

(h) For purposes of this part, the following terms have the following meanings:
(1) "Person" includes an individual, corporation, partnership, association, the state, or any city, county, city and county, or other public entity or governmental subdivision or agency, or any other legal entity.

(2) "Relative" means a spouse, parent, stepparent, brother, sister, stepbrother, stepsister, half brother, half sister, uncle, aunt, niece, nephew, first cousin, or any person denoted by the prefix "grand" or "great," or the spouse of any of the persons specified in this definition, even after the marriage has been terminated by death or dissolution.

(3) "School-related medical care" means medical care that is required by state or local governmental authority as a condition for school enrollment, including immunizations, physical examinations, and medical examinations conducted in schools for pupils.

6552. Caregiver's Authorization Affidavit Form
The caregiver's authorization affidavit shall be in substantially the following form:

(See following page)
Caregiver's Authorization Affidavit

Use of this affidavit is authorized by Part 1.5 (commencing with Section 6550) of Division 11 of the California Family Code.

Instructions: Completion of items 1-4 and the signing of the affidavit is sufficient to authorize enrollment of a minor in school and authorize school-related medical care. Completion of items 5-8 is additionally required to authorize any other medical care. Print clearly.

The minor named below lives in my home and I am 18 years of age or older.

1. Name of minor: ____________________________________________

2. Minor's birth date: __________________________________________

3. My name (adult giving authorization): __________________________

4. My home address: __________________________________________
   City __________________________ State _______ Zip _______

5. ( ) I am a grandparent, aunt, uncle, or other qualified relative of the minor (see back of this form for a definition of "qualified relative").

6. Check one or both (for example, if one parent was advised and the other cannot be located):
   ( ) I have advised the parent(s) or other person(s) having legal custody of the minor of my intent to authorize medical care, and have received no objection.
   ( ) I am unable to contact the parent(s) or other person(s) having legal custody of the minor at this time, to notify them of my intended authorization.

7. My date of birth: __________________________________________

8. My California driver's license or identification card number: __________

Do not sign this form if any of the statements above are incorrect, or you will be committing a crime punishable by a fine, imprisonment, or both.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: _________________________ Signed: _________________________
Note: 1) This declaration does not affect the rights of the minor's parents or legal guardian regarding the care, custody, and control of the minor, and does not mean that the caregiver has legal custody of the minor. 2) A person who relies on this affidavit has no obligation to make any further inquiry or investigation.

Additional Information to CAREGIVERS:

1. "Qualified relative," for purposes of item 5, means a spouse, parent, stepparent, brother, sister, stepbrother, stepsister, half brother, half sister, uncle, aunt, niece, nephew, first cousin, or any person denoted by the prefix "grand" or "great," or the spouse of any of the persons specified in this definition, even after the marriage has been terminated by death or dissolution.

2. The law may require you, if you are not a relative or a currently licensed foster parent, to obtain a foster home license in order to care for a minor. If you have any questions, please contact your local department of social services.

3. If the minor stops living with you, you are required to notify any school, health care provider, or health care service plan to which you have given this affidavit. The affidavit is invalid after the school, health care provider, or health care service plan receives notice that the minor no longer lives with you.

4. If you do not have the information requested in item 8 (California driver's license or I.D.), provide another form of identification such as your social security number or Medi-Cal number.

Additional Information to SCHOOL OFFICIALS:

1. Section 48204 of the Education Code provides that this affidavit constitutes a sufficient basis for a determination of residency of the minor, without the requirement of a guardianship or other custody order, unless the school district determines from actual facts that the minor is not living with the caregiver.

2. The school district may require additional reasonable evidence that the caregiver lives at the address provided in item 4.

Additional Information to HEALTH CARE PROVIDERS AND HEALTH CARE SERVICE PLANS:

1. A person who acts in good faith reliance upon a caregiver's authorization affidavit to provide medical or dental care, without actual knowledge of facts contrary to those stated on the affidavit, is not subject to criminal liability or to civil liability to any person, and is not subject to professional disciplinary action, for that reliance if the applicable portions of the form are completed.

2. This affidavit does not confer dependency for health care coverage purposes.
Government Code Sections

Formal Procedures for SARB Meetings

54952. Legislative Bodies (includes SARBs)
As used in this chapter, "legislative body" means:

(a) The governing body of a local agency or any other local body created by state or federal statute.

(b) A commission, committee, board, or other body of a local agency, whether permanent or temporary, decision making or advisory, created by charter, ordinance, resolution, or formal action of a legislative body. However, advisory committees, composed solely of the members of the legislative body that are less than a quorum of the legislative body are not legislative bodies, except that standing committees of a legislative body, irrespective of their composition, which have a continuing subject matter jurisdiction, or a meeting schedule fixed by charter, ordinance, resolution, or formal action of a legislative body are legislative bodies for purposes of this chapter.

(c) (1) A board, commission, committee, or other multimember body that governs a private corporation, limited liability company, or other entity that either:

   (A) Is created by the elected legislative body in order to exercise authority that may lawfully be delegated by the elected governing body to a private corporation, limited liability company, or other entity.

   (B) Receives funds from a local agency and the membership of whose governing body includes a member of the legislative body of the local agency appointed to that governing body as a full voting member by the legislative body of the local agency.

(2) Notwithstanding subparagraph (B) of paragraph (1), no board, commission, committee, or other multimember body that governs a private corporation, limited liability company, or other entity that receives funds from a local agency and, as of February 9, 1996, has a member of the legislative body of the local agency as a full voting member of the governing body of that private corporation, limited liability company, or other entity shall be relieved from the public meeting requirements of this chapter by virtue of a change in status of the full voting member to a nonvoting member.

(d) The lessee of any hospital the whole or part of which is first leased pursuant to subdivision (p) of Section 32121 of the Health and Safety Code after January 1, 1994, where the lessee exercises any material authority of a legislative body of a local agency delegated to it by that legislative body whether the lessee is organized and operated by the local agency or by a delegated authority.
Right to Record Open Session of SARB Meetings

54953.5. Right to Record Open Session of SARB Meetings
(a) Any person attending an open and public meeting of a legislative body of a local agency shall have the right to record the proceedings with an audio or video tape recorder or a still or motion picture camera in the absence of a reasonable finding by the legislative body of the local agency that the recording cannot continue without noise, illumination, or obstruction of view that constitutes, or would constitute, a persistent disruption of the proceedings.

(b) Any tape or film record of an open and public meeting made for whatever purpose by or at the direction of the local agency shall be subject to inspection pursuant to the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1), but, notwithstanding Section 34090, may be erased or destroyed 30 days after the taping or recording. Any inspection of a video or tape recording shall be provided without charge on a video or tape player made available by the local agency.

54954.5. Confidentiality of Closed Session Items on SARB Agenda
For purposes of describing closed session items pursuant to Section 54954.2, the agenda may describe closed sessions as provided below. No legislative body or elected official shall be in violation of Section 54954.2 or 54956 if the closed session items were described in substantial compliance with this section. Substantial compliance is satisfied by including the information provided below, irrespective of its format.

(a) With respect to a closed session held pursuant to Section 54956.7:

LICENSE/PERMIT DETERMINATION

Applicant(s): (Specify number of applicants)

(b) With respect to every item of business to be discussed in closed session pursuant to Section 54956.8:

CONFERENCE WITH REAL PROPERTY NEGOTIATORS

Property: (Specify street address, or if no street address, the parcel number or other unique reference, of the real property under negotiation)

Agency negotiator: (Specify names of negotiators attending the closed session) (If circumstances necessitate the absence of a specified negotiator, an agent or designee may participate in place of the absent negotiator so long as the name of the agent or designee is announced at an open session held prior to the closed session.)

Negotiating parties: (Specify name of party (not agent))

Under negotiation: (Specify whether instruction to negotiator will concern price, terms of payment, or both)

(c) With respect to every item of business to be discussed in closed session pursuant to Section 54956.9:
CONFERENCE WITH LEGAL COUNSEL--EXISTING LITIGATION

(Subdivision (a) of Section 54956.9)

Name of case: (Specify by reference to claimant’s name, names of parties, case or claim numbers)

or

Case name unspecified: (Specify whether disclosure would jeopardize service of process or existing settlement negotiations)

CONFERENCE WITH LEGAL COUNSEL--ANTICIPATED LITIGATION

Significant exposure to litigation pursuant to subdivision (b) of Section 54956.9: (Specify number of potential cases)

(In addition to the information noticed above, the agency may be required to provide additional information on the agenda or in an oral statement prior to the closed session pursuant to subparagraphs (B) to (E), inclusive, of paragraph (3) of subdivision (b) of Section 54956.9.)

Initiation of litigation pursuant to subdivision (c) of Section 54956.9: (Specify number of potential cases)

(d) With respect to every item of business to be discussed in closed session pursuant to Section 54956.95:

LIABILITY CLAIMS
Claimant: (Specify name unless unspecified pursuant to Section 54961)
Agency claimed against: (Specify name)

(e) With respect to every item of business to be discussed in closed session pursuant to Section 54957:

THREAT TO PUBLIC SERVICES OR FACILITIES
Consultation with: (Specify name of law enforcement agency and title of officer, or name of applicable agency representative and title)

PUBLIC EMPLOYEE APPOINTMENT
Title: (Specify description of position to be filled)

PUBLIC EMPLOYMENT
Title: (Specify description of position to be filled)

PUBLIC EMPLOYEE PERFORMANCE EVALUATION
Title: (Specify position title of employee being reviewed)

PUBLIC EMPLOYEE DISCIPLINE/DISMISSAL/RELEASE
(No additional information is required in connection with a closed session to consider discipline, dismissal, or release of a public employee. Discipline includes potential reduction of compensation.)

(f) With respect to every item of business to be discussed in closed session pursuant to Section 54957.6:

CONFERENCE WITH LABOR NEGOTIATORS

Agency designated representatives: (Specify names of designated representatives attending the closed session) (If circumstances necessitate the absence of a specified designated representative, an agent or designee may participate in place of the absent representative so long as the name of the agent or designee is announced at an open session held prior to the closed session.)

Employee organization: (Specify name of organization representing employee or employees in question) or

Unrepresented employee: (Specify position title of unrepresented employee who is the subject of the negotiations)

(g) With respect to closed sessions called pursuant to Section 54957.8: CASE REVIEW/PLANNING

(No additional information is required in connection with a closed session to consider case review or planning.)

(h) With respect to every item of business to be discussed in closed session pursuant to Sections 1461, 32106, and 32155 of the Health and Safety Code or Sections 37606 and 37624.3 of the Government Code:

REPORT INVOLVING TRADE SECRET

Discussion will concern: (Specify whether discussion will concern proposed new service, program, or facility)

Estimated date of public disclosure: (Specify month and year)

HEARINGS

Subject matter: (Specify whether testimony/deliberation will concern staff privileges, report of medical audit committee, or report of quality assurance committee)

(i) With respect to every item of business to be discussed in closed session pursuant to Section 54956.86:

CHARGE OR COMPLAINT INVOLVING INFORMATION PROTECTED BY FEDERAL LAW

(No additional information is required in connection with a closed session to discuss a charge or complaint pursuant to Section 54956.86.)
(j) With respect to every item of business to be discussed in closed session pursuant to Section 54956.96:

CONFERENCE INVOLVING A JOINT POWERS AGENCY (Specify by name)
Discussion will concern: (Specify closed session description used by the joint powers agency)

Name of local agency representative on joint powers agency board:
(Specify name)

(Additional information listing the names of agencies or titles of representatives attending the closed session as consultants or other representatives.)

(k) With respect to every item of business to be discussed in closed session pursuant to Section 54956.75:
California Labor Code Excerpts

Requirement to Allow Certain Employees to Attend School Conferences

230.8. Employer Requirements

(a) (1) No employer who employs 25 or more employees working at the same location shall discharge or in any way discriminate against an employee who is a parent, guardian, or grandparent having custody, of one or more children in kindergarten or grades 1 to 12, inclusive, or attending a licensed child day care facility, for taking off up to 40 hours each year, not exceeding eight hours in any calendar month of the year, to participate in activities of the school or licensed child day care facility of any of his or her children, if the employee, prior to taking the time off, gives reasonable notice to the employer of the planned absence of the employee.

(2) If both parents of a child are employed by the same employer at the same worksite, the entitlement under paragraph (1) of a planned absence as to that child applies, at any one time, only to the parent who first gives notice to the employer, such that the other parent may take a planned absence simultaneously as to that same child under the conditions described in paragraph (1) only if he or she obtains the employer’s approval for the requested time off.

(b) (1) The employee shall utilize existing vacation, personal leave, or compensatory time off for purposes of the planned absence authorized by this section, unless otherwise provided by a collective bargaining agreement entered into before January 1, 1995, and in effect on that date. An employee also may utilize time off without pay for this purpose, to the extent made available by his or her employer. The entitlement of any employee under this section shall not be diminished by any collective bargaining agreement term or condition that is agreed to on or after January 1, 1995.

(c) (2) Notwithstanding paragraph (1), in the event that all permanent, full-time employees of an employer are accorded vacation during the same period of time in the calendar year, an employee of that employer may not utilize that accrued vacation benefit at any other time for purposes of the planned absence authorized by this section.

(d) The employee, if requested by the employer, shall provide documentation from the school or licensed child day care facility as proof that he or she participated in school or licensed child day care facility activities on a specific date and at a particular time. For purposes of this subdivision, “documentation” means whatever written verification of parental participation the school or licensed child day care facility deems appropriate and reasonable.

(e) Any employee who is discharged, threatened with discharge, demoted, suspended, or in any other manner discriminated against in terms and conditions of employment by his or her employer because the employee has taken time off to participate in school or licensed child day care facility activities as described in this section shall be entitled to reinstatement and reimbursement for lost wages and work benefits caused by the acts of
the employer. Any employer who willfully refuses to rehire, promote, or otherwise restore an employee or former employee who has been determined to be eligible for rehiring or promotion by a grievance procedure, arbitration, or hearing authorized by law shall be subject to a civil penalty in an amount equal to three times the amount of the employee’s lost wages and work benefits.
Penal Code Excerpts

Compulsory Education Penalties for Parents of Chronic Truants

This law enforcing compulsory education went into effect on January 1, 2011, along with EC 48263.6 (Definition of a Chronic Truant) (Commonly referred to as “Deferred Entry of Judgment”)

Penal Code Section 270.1. (a) A parent or guardian of a pupil of six years of age or more who is in kindergarten or any of grades one to eight, inclusive, and who is subject to compulsory full-time education or compulsory continuation education, whose child is a chronic truant as defined in Section 48263.6 of the EC, who has failed to reasonably supervise and encourage the pupil's school attendance, and who has been offered language accessible support services to address the pupil's truancy, is guilty of a misdemeanor punishable by a fine not exceeding two thousand dollars ($2,000), or by imprisonment in a county jail not exceeding one year, or by both that fine and imprisonment. A parent or guardian guilty of a misdemeanor under this subdivision may participate in the deferred entry of judgment program defined in subdivision (b).

(b) A superior court may establish a deferred entry of judgment program that includes the components listed in paragraphs (1) to (7), inclusive, to adjudicate cases involving parents or guardians of elementary school pupils who are chronic truants as defined in Section 48263.6 of the EC:

(1) A dedicated court calendar.

(2) Leadership by a judge of the superior court in that county.

(3) Meetings, scheduled and held periodically, with school district representatives designated by the chronic truant’s school district of enrollment. Those representatives may include school psychologists, school counselors, teachers, school administrators, or other educational service providers deemed appropriate by the school district.

(4) Service referrals for parents or guardians, as appropriate to each case that may include, but are not limited to, all of the following:

(A) Case management.

(B) Mental and physical health services.

(C) Parenting classes and support.

(D) Substance abuse treatment.

(E) Child care and housing.

(5) A clear statement that, in lieu of trial, the court may grant deferred entry of judgment with respect to the current crime or crimes charged if the defendant pleads guilty to each charge and waives time for the pronouncement of judgment and that, upon the defendant’s compliance with the terms and conditions set forth by the court and agreed to
by the defendant upon the entry of his or her plea, and upon the motion of the prosecuting
attorney, the court will dismiss the charge or charges against the defendant and the same
procedures specified for successful completion of a drug diversion program or a deferred
entry of judgment program pursuant to Section 851.90 and the provisions of Section
1203.4 shall apply.

(6) A clear statement that failure to comply with any condition under the program may
result in the prosecuting attorney or the court making a motion for entry of judgment,
whereupon the court will render a finding of guilty to the charge or charges pled, enter
judgment, and schedule a sentencing hearing as otherwise provided in this code.

(7) An explanation of criminal record retention and disposition resulting from participation
in the deferred entry of judgment program and the defendant's rights relative to answering
questions about his or her arrest and deferred entry of judgment following successful
completion of the program.

(c) Funding for the deferred entry of judgment program pursuant to this section shall be
derived solely from non-state sources.

(d) A parent or guardian of an elementary school pupil who is a chronic truant, as defined
in Section 48263.6 of the EC, may not be punished for a violation of both this section and
the provisions of Section 272 that involve criminal liability for parents and guardians of
truant children.

(e) If any district attorney chooses to charge a defendant with a violation of subdivision (a)
and the defendant is found by the prosecuting attorney to be eligible or ineligible for
defered entry of judgment, the prosecuting attorney shall file with the court a declaration
in writing, or state for the record, the grounds upon which that determination is based.

SEC. 3. No reimbursement is required by this act pursuant to Section 6 of Article XIII B of
the California Constitution because the only costs that may be incurred by a local agency
or school district will be incurred because this act creates a new crime or infraction,
eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the
meaning of Section 17556 of the Government Code, or changes the definition of a crime
within the meaning of Section 6 of Article XIII B of the California Constitution.
Contributing to the Delinquency of a Minor

PC 272 Contributing to the Delinquency of a Minor

(a) (1) Every person who commits any act or omits the performance of any duty, which act or omission causes or tends to cause or encourage any person under the age of 18 years to come within the provisions of Section 300, 601, or 602 of the Welfare and Institutions Code or which act or omission contributes thereto, or any person who, by any act or omission, or by threats, commands, or persuasion, induces or endeavors to induce any person under the age of 18 years or any ward or dependent child of the juvenile court to fail or refuse to conform to a lawful order of the juvenile court, or to do or to perform any act or to follow any course of conduct or to so live as would cause or manifestly tend to cause that person to become or to remain a person within the provisions of Section 300, 601, or 602 of the Welfare and Institutions Code, is guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding two thousand five hundred dollars ($2,500), or by imprisonment in the county jail for not more than one year, or by both fine and imprisonment in a county jail, or may be released on probation for a period not exceeding five years.

(2) For purposes of this subdivision, a parent or legal guardian to any person under the age of 18 years shall have the duty to exercise reasonable care, supervision, protection, and control over their minor child.

(b) (1) An adult stranger who is 21 years of age or older, who knowingly contacts or communicates with a minor who is under 14 years of age, who knew or reasonably should have known that the minor is under 14 years of age, for the purpose of persuading and luring, or transporting, or attempting to persuade and lure, or transport, that minor away from the minor's home or from any location known by the minor's parent, legal guardian, or custodian, to be a place where the minor is located, for any purpose, without the express consent of the minor's parent or legal guardian, and with the intent to avoid the consent of the minor's parent or legal guardian, is guilty of an infraction or a misdemeanor, subject to subdivision (d) of Section 17.

(2) This subdivision shall not apply in an emergency situation.

(3) As used in this subdivision, the following terms are defined to mean:

(A) "Emergency situation" means a situation where the minor is threatened with imminent bodily harm, emotional harm, or psychological harm.

(B) "Contact" or "communication" includes, but is not limited to, the use of a telephone or the Internet, as defined in Section 17538 of the Business and Professions Code.

(C) "Stranger" means a person of casual acquaintance with whom no substantial relationship exists, or an individual with whom a relationship has been established or promoted for the primary purpose of victimization, as defined in subdivision (e) of Section 6600 of the Welfare and Institutions Code.

(D) "Express consent" means oral or written permission that is positive, direct, and unequivocal, requiring no inference or implication to supply its meaning.
(4) This section shall not be interpreted to criminalize acts of persons contacting minors within the scope and course of their employment, or status as a volunteer of a recognized civic or charitable organization.

(5) This section is intended to protect minors and to help parents and legal guardians exercise reasonable care, supervision, protection, and control over minor children.
Restricting the Driving Privilege

Vehicle Code Section 13202.7: Pupil subject to suspension, restriction, or delay of the pupil’s driving privilege

(a) Any minor under the age of 18 years, but 13 years of age or older, who is an habitual truant within the meaning of Section 48262 of the Education Code, or who is adjudged by the juvenile court to be a ward of the court under subdivision (b) of Section 601 of the Welfare and Institutions Code, may have his or her driving privilege suspended for one year by the court. If the minor does not yet have the privilege to drive, the court may order the department to delay issuing the privilege to drive for one year subsequent to the time the person becomes legally eligible to drive. However, if there is no further truancy in the 12-month period, the court, upon petition of the person affected, may modify the order imposing the delay of the driving privilege. For each successive time the minor is found to be an habitual truant, the court may suspend the minor's driving privilege for a minor possessing a driver's license, or delay the eligibility for the driving privilege for those not in possession of a driver's license, for one additional year.

(b) Whenever the juvenile court suspends a minor's driving privilege pursuant to subdivision (a), the court may require all driver's licenses held by the minor to be surrendered to the court. The court shall, within 10 days following the surrender of the license, transmit a certified abstract of the findings, together with any driver's licenses surrendered, to the department.

(c) When the juvenile court is considering suspending or delaying a minor's driving privilege pursuant to subdivision (a), the court shall consider whether a personal or family hardship exists that requires the minor to have a driver's license for his or her own, or a member of his or her family's, employment or for medically related purposes.

(d) The suspension, restriction, or delay of a minor's driving privilege pursuant to this section shall be in addition to any other penalty imposed by law on the minor.
California Welfare and Institutions Code Excerpts

Children Within the Jurisdiction of the Juvenile Court

300. Children Within the Jurisdiction of the Juvenile Court
Any child who comes within any of the following descriptions is within the jurisdiction of the juvenile court which may adjudge that person to be a dependent child of the court:

a) The child has suffered, or there is a substantial risk that the child will suffer, serious physical harm inflicted nonaccidentally upon the child by the child's parent or guardian. For the purposes of this subdivision, a court may find there is a substantial risk of serious future injury based on the manner in which a less serious injury was inflicted, a history of repeated inflictions of injuries on the child or the child's siblings, or a combination of these and other actions by the parent or guardian which indicate the child is at risk of serious physical harm. For purposes of this subdivision, "serious physical harm" does not include reasonable and age-appropriate spanking to the buttocks where there is no evidence of serious physical injury.

b) The child has suffered, or there is a substantial risk that the child will suffer, serious physical harm or illness, as a result of the failure or inability of his or her parent or guardian to adequately supervise or protect the child, or the willful or negligent failure of the child's parent or guardian to adequately supervise or protect the child from the conduct of the custodian with whom the child has been left, or by the willful or negligent failure of the parent or guardian to provide the child with adequate food, clothing, shelter, or medical treatment, or by the inability of the parent or guardian to provide regular care for the child due to the parent's or guardian's mental illness, developmental disability, or substance abuse. No child shall be found to be a person described by this subdivision solely due to the lack of an emergency shelter for the family. Whenever it is alleged that a child comes within the jurisdiction of the court on the basis of the parent's or guardian's willful failure to provide adequate medical treatment or specific decision to provide spiritual treatment through prayer, the court shall give deference to the parent's or guardian's medical treatment, nontreatment, or spiritual treatment through prayer alone in accordance with the tenets and practices of a recognized church or religious denomination, by an accredited practitioner thereof, and shall not assume jurisdiction unless necessary to protect the child from suffering serious physical harm or illness. In making its determination, the court shall consider (1) the nature of the treatment proposed by the parent or guardian, (2) the risks to the child posed by the course of treatment or nontreatment proposed by the parent or guardian, (3) the risk, if any, of the course of treatment being proposed by the petitioning agency, and (4) the likely success of the courses of treatment or nontreatment proposed by the parent or guardian and agency. The child shall continue to be a dependent child pursuant to this subdivision only so long as is necessary to protect the child from risk of suffering serious physical harm or illness.

The child is suffering serious emotional damage, or is at substantial risk of suffering serious emotional damage, evidenced by severe anxiety, depression, withdrawal, or untoward aggressive behavior toward self or others, as a result of the conduct of the parent or guardian or who has no parent or guardian capable of providing appropriate care. No child shall be found to be a person described by this subdivision if the willful failure of the parent or guardian to provide adequate mental health treatment is based on a sincerely held religious belief and if a less intrusive judicial intervention is available.
c) The child has been sexually abused, or there is a substantial risk that the child will be sexually abused, as defined in Section 11165.1 of the Penal Code, by his or her parent or guardian or a member of his or her household, or the parent or guardian has failed to adequately protect the child from sexual abuse when the parent or guardian knew or reasonably should have known that the child was in danger of sexual abuse.

d) The child is under the age of five years and has suffered severe physical abuse by a parent, or by any person known by the parent, if the parent knew or reasonably should have known that the person was physically abusing the child. For the purposes of this subdivision, "severe physical abuse" means any of the following: any single act of abuse which causes physical trauma of sufficient severity that, if left untreated, would cause permanent physical disfigurement, permanent physical disability, or death; any single act of sexual abuse which causes significant bleeding, deep bruising, or significant external or internal swelling; or more than one act of physical abuse, each of which causes bleeding, deep bruising, significant external or internal swelling, bone fracture, or unconsciousness; or the willful, prolonged failure to provide adequate food. A child may not be removed from the physical custody of his or her parent or guardian on the basis of a finding of severe physical abuse unless the social worker has made an allegation of severe physical abuse pursuant to Section 332.

e) The child's parent or guardian caused the death of another child through abuse or neglect.

f) The child has been left without any provision for support; physical custody of the child has been voluntarily surrendered pursuant to Section 1255.7 of the Health and Safety Code and the child has not been reclaimed within the 14-day period specified in subdivision (e) of that section; the child's parent has been incarcerated or institutionalized and cannot arrange for the care of the child; or a relative or other adult custodian with whom the child resides or has been left is unwilling or unable to provide care or support for the child, the whereabouts of the parent are unknown, and reasonable efforts to locate the parent have been unsuccessful.

g) The child has been freed for adoption by one or both parents for 12 months by either relinquishment or termination of parental rights or an adoption petition has not been granted.

h) The child has been subjected to an act or acts of cruelty by the parent or guardian or a member of his or her household, or the parent or guardian has failed to adequately protect the child from an act or acts of cruelty when the parent or guardian knew or reasonably should have known that the child was in danger of being subjected to an act or acts of cruelty.

i) The child's sibling has been abused or neglected, as defined in subdivision (a), (b), (d), (e), or (i), and there is a substantial risk that the child will be abused or neglected, as defined in those subdivisions. The court shall consider the circumstances surrounding the abuse or neglect of the sibling, the age and gender of each child, the nature of the abuse or neglect of the sibling, the mental condition of the parent or guardian, and any other factors the court considers probative in determining whether there is a substantial risk to the child.

It is the intent of the Legislature that nothing in this section disrupts the family unnecessarily or intrude inappropriately into family life, prohibit the use of reasonable methods of parental discipline, or prescribe a particular method of parenting. Further, nothing in this section is
intended to limit the offering of voluntary services to those families in need of assistance but who do not come within the descriptions of this section. To the extent that savings accrue to the state from child welfare services funding obtained as a result of the enactment of the act that enacted this section, those savings shall be used to promote services which support family maintenance and family reunification plans, such as client transportation, out-of-home respite care, parenting training, and the provision of temporary or emergency in-home caretakers and persons teaching and demonstrating homemaking skills. The Legislature further declares that a physical disability, such as blindness or deafness, is no bar to the raising of happy and well-adjusted children and that a court's determination pursuant to this section shall center upon whether a parent's disability prevents him or her from exercising care and control. The Legislature further declares that a child whose parent has been adjudged a dependent child of the court pursuant to this section shall not be considered to be at risk of abuse or neglect solely because of the age, dependent status, or foster care status of the parent. As used in this section, "guardian" means the legal guardian of the child.
Status Offenses

601. Status Offenses

(a) Any person under the age of 18 years who persistently or habitually refuses to obey the reasonable and proper orders or directions of his or her parents, guardian, or custodian, or who is beyond the control of that person, or who is under the age of 18 years when he or she violated any ordinance of any city or county of this state establishing a curfew based solely on age is within the jurisdiction of the juvenile court which may adjudge the minor to be a ward of the court.

(b) If a minor has four or more truancies within one school year as defined in Section 48260 of the Education Code or a school attendance review board or probation officer determines that the available public and private services are insufficient or inappropriate to correct the habitual truancy of the minor, or to correct the minor’s persistent or habitual refusal to obey the reasonable and proper orders or directions of school authorities, or if the minor fails to respond to directives of a school attendance review board or probation officer or to services provided, the minor is then within the jurisdiction of the juvenile court which may adjudge the minor to be a ward of the court. However, it is the intent of the Legislature that no minor who is adjudged a ward of the court pursuant solely to this subdivision shall be removed from the custody of the parent or guardian except during school hours.

(c) To the extent practically feasible, a minor who is adjudged a ward of the court pursuant to this section shall not be permitted to come into or remain in contact with any minor ordered to participate in a truancy program, or the equivalent thereof, pursuant to Section 602.

(d) Any peace officer or school administrator may issue a notice to appear to a minor who is within the jurisdiction of the juvenile court pursuant to this section.
Children in Families on Public Assistance

11253.5. Children in Families on Public Assistance

(a) All children in an assistance unit for whom school attendance is compulsory, except individuals who are eligible for the Cal-Learn program under Article 3.5 (commencing with Section 11331) and children subject to a county school attendance project under Article 2 (commencing with Section 18236) of Chapter 3.3 of Part 6, shall be required to attend school.

(b) Applicants for and recipients of aid under this chapter shall be informed of the attendance requirement and it shall be included in the recipient's welfare-to-work plan under Section 11325.21.

(c) A recipient shall cooperate in providing the county with documentation routinely available from the school or school district of regular attendance of all applicable children in the assistance unit when the county determines it is appropriate.

(d) If it is determined by the county that any eligible child under the age of 16 years is not regularly attending school as required, the needs of all adults in the assistance unit shall not be considered in computing the grant of the family under Section 11450 unless it has been determined by the county that good cause exists.

(e) If it is determined by the county that any child in the assistance unit who is age 16 years or older is not regularly attending school as required, or participating pursuant to a welfare-to-work plan, the needs of the child shall not be considered in computing the grant of the family under Section 11450 unless it has been determined by the county that good cause exists.
California Code of Regulations

Verification of Absence Due to Illness and Other Causes
California Code of Regulations, Title 5, Section 421
421. Method of Verification

(a) Any of the following persons may verify an absence due to illness or quarantine:

(1) A school or public health nurse.

(2) An attendance supervisor.

(3) A physician.

(4) A principal.

(5) A teacher.

(6) Any other qualified employee of a district or of a county superintendent of schools assigned to make such verification.

(b) The verification shall be made in accordance with any reasonable method which establishes the fact that the pupil was actually ill or under quarantine if the method has been approved:

(1) In the case of a school district, by resolution of the governing board entered in its minutes.

(2) In the case of a school or class maintained by a county superintendent of schools, by resolution of the county board of education entered in its minutes.