



ED, CharterRegs

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To: ED, CharterRegs
Subject: [External]

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First let me inform you we are part of the ACP program and need Confidentiality,

1. Charter Schools need to understand that it is their responsibility as loco parentis that parents are entrusting schools with our Special needs child and if abrupt changes in a child's behavior is seen it is their job as an Educator to find out why and not keep suspending a child. Those children are the one who are relying on them to help them, parents are as well to come to the aid, listen and believe what a child is saying to teachers, counselors and Administration they might hide it from us.
2. They could make the difference and not cause behavioral, emotional and psychological damage that continues and a child listens to the bullies they are not worth anything .
3. If properly trauma informed as is required by Education and the Governor for a decade continue their training yearly and stay up to date on new research that could have come out in the past year since their last training, They are not an expert with not continuing training of Education but are the least qualified over a child or parent who have first hand knowledge and experienced it.
- 4 Charter schools need to stop protecting their own and help all that attend their school. So. the Governor wanting to stop nepotism should include protecting other Educators is not on any law, Ethics or Conduct.
4. To have Charters to take yearly a test on Education, State, Federal and Rights for 90% no nothing and others know maybe 79%
5. School Nurses should know their NASN requires them to train and Educate their peers the Confidentiality of Medical records, responsible to safeguard them because they are bound by Hipaa/Ferpa to prevent disclosures to third parties with no authorization. They cant use Hipaa and state laws to parents in an emails and say they are not a Hybrid position
6. Ferpa does not say they can hold or refuse records of all for iot even quotes 300-163 Of LEAs fpr records, they need to be held accountable for these laws and the laws should not protect them but encourage all that have experienced this to report it
7. There are timeframes for Special Ed, subpoenas, 504, IEP, IDEA and think that dont answer you that you never asked and it be emphasized what they are doing is breaking the law ad trust
- 8 DOE never received leniency, to not follow PA State law of the Wiretapping and Invasion of privacy Acts but Charters try to get you to sign the school handbook and cant see it by working on revisions and blindly sign the handbook and demand you must. PA DOE never should have encouraged any public, Charter or IU they can tape children during class, on bus, Google Meets, ZOOM or anything, Invading privacy and be told they cant use the cameras to spy or get the location of any child. It is our home.

9. There has to be a way parents can report breaches to the Secretary for the amount breached and amount of times and they are Hospitals, State and Federally funded entities, They know did this and admitted but refuse to notify the Secretary, County Programs and CHOP are not happy.

10. It should not be allowed any positions that an Officer of the Court to be a Board member, What if they are alumni, protecting school if did something wrong for their real position they must do best interest of child, take action who don't abide the law no matter how biug or small