

POLICY 5910
DIVORCED/SEPARATED PARENTS

Consistent with the intent of the District to promote the best interests of each student enrolled in its schools in partnership with both parents of the student, the District shall maintain strict neutrality between parents who are involved in an action affecting the family, unless otherwise directed by a court order.

In the event neither parent to an action affecting the family notifies the principal/designee of the existence of such action, neither parent shall be deemed to have rights superior to the other parent with respect to any minor student.

Unless otherwise expressly curtailed or restricted by a provision of a court order with which the principal/designee has been provided, the parent with physical placement rights of any student enrolled in a school subject to District control shall, upon request, be provided all grade reports, notices of school activities, disciplinary action, or teacher or principal conference appointments or summaries that are provided to the custodial parent or joint custodial and residential parent. The parent with physical placement rights shall.

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- e. Whether there is any court order dealing with student custody or physical placement rights as a result of the action affecting the family;
- e. Name and current address of the other party to the action affecting the family;
- g. Whether the enrolling parent is the custodial or joint custodial and residential parent;
- h. Whether the most recent court order in effect curtails the rights and privileges of the parent with physical placement rights with respect to such parent's rights to be kept advised of the student's school progress and activities or participate therein;
- i. Whether the most recent court order expressly prohibits or permits the student to be released from school to the parent with physical placement rights.

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