

Fresno County **Homeless** Youth

AB 1806 -- Notification of Potential Expulsions (E.C. 48918.1)

AB 1806 NOTIFICATION PROCESS

PART 1:

- Homeless Student with Special Needs
- LEA Proposes Expulsion (change of placement)
- At the principal's or superintendent's **discretion**

PART 2:

- ANY Homeless Student
- LEA Proposes Expulsion
- At the principal's or superintendent's **discretion**

PART 3:

- ANY Homeless Student
- LEA Proposes Expulsion
- **Required** Expulsion in Ed. Code

School Principal/Superintendent
MUST INVITE
To Participate in
Manifestation Determination
Meeting

(via email/phone/cost-effective method)



School District Liaison &
Education Rights Holder
(Parent/Guardian)

School Principal/Superintendent
MUST NOTIFY
At Least 10 Days Before
Hearing Date

(via email/phone/cost-effective method)



School District Liaison &
Education Rights Holder
(Parent/Guardian)

School Principal or
Superintendent
MAY NOTIFY
At Least 10 Days Before
Hearing Date

(via email/phone/cost-effective method)



School District Liaison

NOTE: Education Rights Holder
(Parent/Guardian) **MUST BE**
NOTIFIED in this situation

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AB 1806 NOTIFICATION PROCESS

48918.1.

(a) (1) If the decision to recommend expulsion is a discretionary act and the pupil is a foster child, as defined in Section 48853.5, the governing board of the school district shall provide notice of the expulsion hearing to the pupil's attorney and an appropriate representative of the county child welfare agency at least 10 calendar days before the date of the hearing. The notice may be made using the most cost-effective method possible, which may include, but is not limited to, electronic mail or a telephone call.

(2) If a recommendation of expulsion is required and the pupil is a foster child, as defined in Section 48853.5, the governing board of the school district may provide notice of the expulsion hearing to the pupil's attorney and an appropriate representative of the county child

welfare agency at least 10 calendar days before the date of the hearing.

The notice may be made using the most cost-effective method possible, which may include, but is not limited to, electronic mail or a telephone call.

(b) (1) If the decision to recommend expulsion is a discretionary act and the pupil is a homeless child or youth, as defined in Section 11434a(2) of Title 42 of the United States Code, the governing board of the school district shall provide notice of the expulsion hearing to the local educational agency liaison for homeless children and youth designated pursuant to Section 11432(g)(1)(J)(ii) of Title 42 of the United States Code at least 10 calendar days before the date of the hearing. The notice may be made using the most cost-effective method possible, which may include, but is not

limited to, electronic mail or a telephone call.

(2) If a recommendation of expulsion is required and the pupil is a homeless child or youth, as defined in Section 11434a(2) of Title 42 of the United States Code, the governing board of the school district may provide notice of the expulsion hearing to the local educational agency liaison for homeless children and youth designated pursuant to Section 11432(g)(1)(J)(ii) of Title 42 of the United States Code at least 10 calendar days before the date of the hearing. The notice may be made using the most cost-effective method possible, which may include, but is not limited to, electronic mail or a telephone call. *(Amended by Stats. 2014, Ch. 767, Sec. 2. Effective January 1, 2015.)*