Provo City School District

Policy Series 3000: Students



3315 P1

Student Reintegration Plans

Reintegration Plans for Students with Violent Felonies or Weapons Offenses

- 1. As used in this section "multidisciplinary team" means:
 - a. the local education agency;
 - b. the juvenile court;
 - c. the Division of Juvenile Justice and Youth Services;
 - d. a school safety and security specialist designated under Section <u>53G-8-701.6</u>;
 - e. school safety and security director designated under Section 53G-8-701.8;
 - f. a school resource officer if applicable; and
 - g. any other relevant party that should be involved in a reintegration plan.
- 2. If the District receives a notification from the juvenile court or a law enforcement agency that a student was arrested for, charged with, or adjudicated in the juvenile court for a violent felony, or an offense in violation of <u>Title 76</u>, <u>Chapter 10</u>, <u>Part 5</u>, <u>Weapons</u>, the school shall develop a reintegration plan for the student with a multidisciplinary team, the student, and the student's parent or guardian, within five (5) days after the day on which the district receives a notification. The district may only deny admission to the student before the 5th day or development of the reintegration plan, whichever comes first.
- 3. The reintegration plan should utilize Restorative Practices when planning a reintegration plan. An effective reintegration plan will provide the student in question with a mentor that can help with the transition back into the school setting.
- 4. The district may deny admission to the student until the school completes the reintegration plan under Subsection (2).
- 5. The reintegration plan under Subsection (2) shall address:
 - a. a behavioral intervention for the student;
 - b. a short-term mental health or counseling service for the student;
 - c. an academic intervention for the student; and
 - d. if the violent felony was directed at a school employee or another student within the school, notification of the reintegration plan to that school employee or student and the student's parent.

- e. a safety plan for the student who has committed the offense which includes assurances for how other students will be kept safe.
- 6. While an integration plan is still needed, the district may not reintegrate a student into a school where:
 - a. a student or staff member has a protective order against the student being reintegrated; or
 - b. a student or staff member is the victim of a sexual crime committed by the student being reintegrated unless the victim consents.
- 7. A reintegration plan is classified as a protected record under GRAMA (<u>Utah Code 63G-2-305</u>).

Legal References:

<u>Utah Code 53G-8-701.6</u> <u>Utah Code 53G-8-701.8</u> <u>Utah Code Part 76-10-5</u> <u>Utah Code 63G-2-305</u>

Adopted: December 10, 2024