STUDENTS: Conduct

Disruptive Behavior: Violent Behavior Occurring Off School Property (Scope of Authority)

1. The principal shall notify the superintendent of his/her designee upon receipt of information that a student enrolled in his/her school has been involved in a violent act off of school property. These events include, but will not be limited to, discharge of a firearm, stabbing, rape, or other particularly violent behavior.

2. The principal, in consultation with the area superintendent, shall investigate the charges against the student. If necessary, the area superintendent shall confirm the charges with the Office of the State’s Attorney.

3. The principal shall determine whether the student’s presence in school adversely impacts upon the learning environment of the school or possesses a real and objective threat to students (including the alleged perpetrator of the violent act) or school personnel.

4. Upon the confirmation of the charges by the area superintendent, and following a determination of the adverse impact of the student’s presence in the school, the school principal shall notify the parents/guardians of the student’s placement.

5. The superintendent/superintendent’s designee will reassign the student to home teaching or to an alternative placement until it can be determined that the student’s presence no longer disrupts the school environment or until the courts have made a decision about the disposition of the charge related to the violent behavior. If a student is a disabled student, school officials shall follow federal and state law regarding disabled students.

Rule

Superintendent of Schools

Approved: 7/2/96]