Subtitle VII-B of the McKinney-Vento Homeless Assistance Act, reauthorized by Title X, Part C, of the No Child Left Behind Act, ensures educational rights and protections for children and youth experiencing homelessness. This brief explains the key provisions of the Act dealing with disputes over the enrollment and provision of services to a child or youth experiencing homelessness; it also offers strategies for implementing the law in a school district. Additional briefs on various topics in the law may be found at http://www.serve.org/nche/briefs.php.

**Key Provisions**

- Every state must establish procedures to promptly resolve disputes regarding the educational placement of homeless students.
- If a student is sent to a school other than the school of origin or the school requested by the parent or guardian, the LEA must provide the parent or guardian with a written explanation of its decision and the right to appeal. Under the McKinney-Vento Act, a homeless student has the right to attend either the school of origin, if this is in the student's best interest, or the local attendance area school.

  - *School of origin* is defined as the school that the child or youth attended when permanently housed or the school in which the child or youth was last enrolled.
  
  - *Local attendance area school* is defined as any public school that nonhomeless students who live in the attendance area in which the child or youth is actually living are eligible to attend.

- Whenever a dispute arises, the student must be admitted immediately to the requested school while the dispute is being resolved.
- The school must refer the student, parent, or guardian to the local homeless education liaison to carry out the dispute resolution process as expeditiously as possible.
- Local liaisons must ensure that the same access to the dispute resolution process is provided to unaccompanied youth.

*(See the panel on the last page for the text of the law.)*

Families and youth in homeless situations may be unaware of their right to dispute placement and enrollment decisions. When disputes are raised, too often, students are
denied school enrollment until the dispute is resolved. This interruption in education can harm

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**Dispute Resolution (continued)**

students’ academic progress and disrupt their classmates and teachers.

To avoid such disruptions, families and youth experiencing homelessness, as well as schools, need an established process for resolving disputes. The McKinney-Vento Act requires school districts to enroll homeless students immediately in the requested school while the dispute is being resolved; this provides students with the educational stability they need during an otherwise tumultuous period in their lives. Without such a provision, parents, guardians, and youth may be discouraged from pursuing their rights for fear of protracted denials of education while disputes are resolved.

Local liaisons are instrumental in ensuring that disputes are resolved objectively and expeditiously. The required written notice protects both students and schools by outlining the specific reasons for the school’s decision. It facilitates the resolution of disputes by providing decision makers with the information needed to make lawful, informed decisions that will serve the best interest of the student involved.

**Strategies for Implementation**

- A process for resolving disputes should be available at the district level.

- A state-level appeal process, involving State Coordinators for Homeless Education, should be available for appeals from district-level decisions.

- Local liaisons need to be familiar with the dispute resolution process outlined in the State Educational Agency’s state plan for homeless education; a copy of the state dispute resolution process can be obtained by contacting the State Coordinator for Homeless Education.

- States should establish timelines for resolving disputes at the local and state level.
- The dispute resolution process should be as informal and accessible as possible, consistent with impartial and complete review.

- Parents, guardians, and unaccompanied youth should be able to initiate the dispute resolution process directly at the school in which they are requesting enrollment, as well as at the school district or local homeless education liaison’s office.

- Parents, guardians, and unaccompanied youth should be informed that they can provide written or oral documentation to support their position.

- Parents, guardians, and unaccompanied youth should be informed that they can seek the assistance of advocates or attorneys.

- Students should be provided with all services for which they are eligible while disputes are resolved, consistent with the definition of “enrollment.” Enrollment is defined in the McKinney-Vento Act as “attending classes and participating fully in school activities”.

- Written notice should be complete; as brief as possible; simply stated; and provided in a language the parent, guardian, or unaccompanied youth can understand.

- When inter-district issues arise, representatives from all involved districts should be present to resolve the dispute.

- Written notice should include:
  - Contact information for the local homeless education liaison and the State Coordinator for Homeless Education, with a brief description of their roles
  - A simple, detachable form that parents, guardians, or unaccompanied youth can complete and turn in to the school to initiate the dispute resolution process; the school should copy the form and return the copy to the parent, guardian, or youth for their records when it is submitted.

- A step-by-step description of how to dispute the school’s decision

- Notice of the right to enroll immediately in the requested school pending resolution of
Dispute Resolution (continued)

the disputesatisfactory

- Notice that “immediate enrollment”
- State includes full participation in all school
- A sample Written Notification of Enrollment
  Decision form is available in Appendix D of the
  Education Liaison

  Toolkit at http://www.serve.org/nche/

- Notice of the right to appeal to the state
  if the district-level resolution is not

  Timelines for resolving district- and
  level appeals activities

- Notice of the right to obtain the assistance
  of advocates or attorneys

NCHE’s Local Homeless

Toolkit downloads/toolkit/app_d.pdf. if

This brief was developed collaboratively by:

National Center for Homeless Education
800-308-2145 (Toll-free Helpline) http://www.serve.org/nche

National Association for the Education of Children and Youth
http://www.naehcy.org

National Law Center on Homelessness and Poverty
http://www.nlchp.org

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NCHE is supported by the U.S. Department of Education Student
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Every state is required to have a State Coordinator for Homeless Education,
and every school district is required to have a local homeless education liaison.
These individuals will assist you with the implementation of the
McKinney-Vento Act. To find out who your State Coordinator is, visit the