

Anti-Bullying Bill of Rights Act (N.J.S.A. 18A:37-13 et seq.)

Questions and Answers November 2015

Glossary of Terms		
ABR	Anti-Bullying Bill of Rights Act	
HIB	Harassment, intimidation or bullying	
ABC	Anti-Bullying Coordinator	
ABS	Anti-Bullying Specialist	
SS/SCT	School Safety/School Climate Team	
BOE	Board of Education	
CSA	Chief School Administrator	

HIB Policy and Procedures

Q: Who is required to participate in the development of the BOE's HIB policy?

A: The BOE must develop the HIB policy through a process that includes representation of parents or guardians, school employees, volunteers, students, administrators and community representatives. (*N.J.S.A.* 18A:37-15a)

Q: What is the relationship between the BOE's HIB policy and *N.J.A.C.* 6A:16-7.1, code of student conduct?

A: The BOE's HIB policy must be included in or must be consistent with the BOE's code of student conduct.

Q: What is the district's responsibility for publicizing and making parents aware of the HIB policy?

A: The board of education's HIB policy must include a statement on the way the policy is to be publicized, including notice that the policy applies to behavior during school-sponsored functions. The policy must include a requirement that a link to the HIB policy

is to be prominently displayed on the home page of the school district's website and distributed annually to parents and guardians who have children enrolled in a school in the school district. Additionally, notice of the HIB policy must appear in any publication of the school district that sets forth the comprehensive rules, procedures and standards of conduct for schools in the district, and in any student handbook. (*N.J.S.A.* 18A:37-15b(10), (11) and e))

Q: What are the requirements for the ongoing review of the HIB policy?

A: Each school district must annually conduct a re-evaluation, reassessment and review of the HIB policy, making any necessary revisions and additions. The BOE must include input from the school ABSs in conducting the re-revaluation, reassessment and review. A copy of any revised policy must be submitted to the executive county superintendent of schools within 30 days of its adoption by the BOE. (*N.J.S.A.* 18A:37-15c)

Q: Are there requirements for providing students with information on the HIB policy?

A: Yes. Each school district must develop a process for discussing the BOE's HIB policy with students. (*N.J.S.A.* 18A:37-17b(3))

Q: What actions can an individual take if he/she disagrees with the HIB policy adopted by the school district?

A: HIB polices are adopted and implemented by each BOE. Individuals that disagree with a school district's HIB policy should first attempt to resolve the dispute with the BOE directly. Information on how to request a hearing with the BOE should be directed to the school district's main office.

If an individual is unable to resolve the dispute with the BOE directly, the individual may file a petition of appeal with the Bureau of Controversies and Disputes according to the procedures detailed in *N.J.A.C.* 6A:3-1.1 et seq. A controversy or dispute under the State school laws arises when one party alleges that another has violated State statutes governing education (Title 18A) or the rules adopted by the State Board of Education.

Additional information on the process for filing a petition of appeal can be found at http://www.state.nj.us/education/genfo/faq/faq_candd.htm.

Q: Must all reports of HIB be investigated or only those that meet the criteria in the ABR?

A: Each school district is required to adopt a policy prohibiting HIB, and the policy must include a procedure for prompt investigation of reports of violations and complaints. Although the procedure is subject to certain minimum requirements as detailed in *N.J.S.A.* 18A:37-15b(6)(a)-(f), including a requirement for the principal or his/her designee to initiate an investigation within one school day of the report of the incident, each school district shall ultimately have local control over the content of the HIB policy (*N.J.S.A.* 18A:37-15b). Whether a principal or his/her designee will initiate an investigation upon receipt of all reports of alleged HIB, or will initiate an investigation only in those cases where he/she determines that the allegations meet the threshold definition of HIB, will depend on the HIB policy adopted by the BOE. In the event that the principal or his/her designee does not initiate an investigation, but later acquires information suggesting that the allegations meet the threshold definition of HIB, it will then be referred to the ABS for investigation.

Q: Does the principal or his/her designee have the discretion to determine whether allegations meet the threshold definition of HIB before initiating an investigation?

A: Possibly. It is the responsibility of the BOE to determine the role of the principal or his/her designee in the HIB investigatory process. Whether a principal or his/her designee will initiate an investigation upon receipt of all reports of alleged HIB, or will initiate an investigation only in those cases where the incident meets the criteria in the ABR, will depend on the HIB policy adopted by the BOE. In some districts, the BOE may determine that the principal or his/her designee should be permitted to exercise his/her discretion in determining whether allegations meet the threshold definition of HIB. If allegations meet the threshold definition, an investigation must be conducted. If allegations do not meet the threshold definition, an investigation does not need to be conducted. However, if the principal or his/her designee later acquires information suggesting that the allegations meet the threshold definition of HIB, it should then be referred to the ABS for investigation. Finally, if the principal or his/her designee cannot determine, based on the available evidence and information, whether allegations meet the threshold definition of HIB, the initiation of an investigation is appropriate.

Q: Can a finding of HIB be substantiated if, without more, the incident was motivated by an actual or perceived characteristic?

A: No. Each of three criteria identified in definition of HIB (*N.J.S.A.* 18A:37-14) must be satisfied for the incident to be deemed HIB. In order for an incident to constitute HIB, evidence of the following must be present:

- A reasonable perception of the HIB being motivated either by any actual or perceived characteristic; and
- Substantial disruption or interference with the orderly operation of the school or the rights of other students; and
- One or more of the following criteria
 - A reasonable person should know, under the circumstances, will have the effect of physically or emotionally harming a student or damaging the student's property, or placing a student in reasonable fear of physical or emotional harm to his person or damage to his property; or
 - o Has the effect of insulting or demeaning any student or group of students; or
 - Creates a hostile educational environment for the student by interfering with a student's education or by severely or pervasively causing physical or emotional harm to the student.

Q: Does the ABR require that a victim of HIB belong to one of the protected categories (race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression, or a mental, physical or sensory disability) listed in the definition of HIB?

A: No. A student may be a victim of HIB if a gesture, written, verbal, or physical act, or electronic communication is motivated by "any other distinguishing characteristic," e.g., weight. Because the ABR includes "other distinguishing characteristic" within the definition of HIB, a student that does not belong to one of the protected categories listed above can also be a victim of HIB. BOEs must include "other distinguishing characteristic" in the definition of HIB in their HIB policy, and must also consider this when investigating allegations of HIB.

Q: Are schools required to investigate reports of hazing under the ABR?

A: The ABR's definition of HIB may, in certain circumstances, encompass behaviors associated with hazing (*N.J.S.A.* 18A:37-14). Therefore, and where appropriate, reports of hazing should be investigated and addressed in accordance with the district's HIB policy, in addition to any other potential violations of the code of student conduct.

School district officials should also consult Article 8.6 of the *Memorandum of Agreement Between Education and Law Enforcement Officials* (Memorandum) to ensure they are

fulfilling their agreement to report any hazing incident to law enforcement that may constitute a criminal offense. The Memorandum and associated resources may be found at http://www.state.nj.us/education/students/safety/behavior/law/moa/.

Q: What are the requirements for addressing HIB that occurs off school grounds?

A: School districts are responsible for addressing HIB that occurs off school grounds when a school employee is made aware of the HIB, and the HIB substantially disrupts or interferes with the orderly operation of the school or the rights of other students. The responses to HIB that occurs off school grounds shall be consistent with the BOE's code of student conduct, and with other provisions of the BOE's HIB policy (*N.J.S.A.* 18A:37-14 and 15.3).

Q: Does the ABR apply to summer school or other board of education-sponsored educational activities that take place during the summer?

A: The ABR applies to all board of education-sponsored activities on school property, at school-sponsored functions and on school buses without regard to the time period. The only exception is for the bi-annual reporting requirement at *N.J.S.A.* 18A:17-46, which is limited to all acts of HIB that take place between the time periods of September 1 to January 1 and January 1 to June 30. Incidents that occur between July 1 and August 31 should not be reported in EVVRS. However, districts should maintain their own records of incidents and actions taken.

Training and Pre-Service

Q: What are the in-service training requirements for full- and part-time staff members, persons contracted by the school district to provide services to students (e.g., bus drivers, substitute teachers, home instruction teachers, educators employed by private companies and outsourced to school districts) and volunteers who have significant contact with students?

A: School districts are required to provide HIB in-service training for all full- and part-time staff, contracted service providers and volunteers. Each local district must determine the appropriate way to provide staff, contracted service providers and volunteers, with the required training on the board of education's HIB policy and procedures, the prevention of HIB based on the protected categories identified in the HIB definition and other distinguishing characteristics. The applicable provisions in the ABR can be found at *N.J.S.A.* 18A:37-17.

The NJDOE has resource materials on HIB that can be found at http://www.state.nj.us/education/students/safety/behavior/hib/#si. These materials may assist contracted vendors in understanding the ABR, but not the district's HIB policy and procedures. To fulfill its obligation to provide in-service training, the district would have to modify these materials to include specific information about the district's HIB policy and procedures, the protected categories of students and other distinguishing characteristics that could be the target of HIB.

Q: Are substitute teachers and teachers providing home or out-of school instruction, in addition to full- and part-time teachers and educational services professionals, required to have training in HIB prevention as a prerequisite for employment?

A: No. There is no training requirement that is a prerequisite to employment; however, there is a requirement for training as a condition of certification. The applicable requirement in the ABR can be found at *N.J.S.A.* 18A:37-22. The NJDOE's guidance on these requirements can be found at http://www.state.nj.us/education/students/safety/behavior/hib/HIBGuidanceEdPrep.pdf.

Q: Are school districts required to annually re-train all full- and part-time school staff members, including persons contracted to provide services to students (e.g., bus drivers, substitute teachers, home instruction teachers, educators employed by private companies and outsourced to school districts) and volunteers who have significant contact with students?

A: No. The ABR does not specify that in-service training on HIB must be provided annually to all school staff and contracted service providers. However, the school district must provide training to all new full- and part-time school staff, new contractors providing services to students, and new volunteers who have significant contact with students. The applicable provisions in the ABR can be found at *N.J.S.A.* 18A:37-17.

Q: Are there professional development requirements in addition to the in-service training provided by school districts?

A: Yes. In addition to the in-service training provided by a school district, staff must also receive two hours of instruction in suicide prevention that includes information on the relationship between the risk of suicide and HIB, and an additional two hours of instruction in the prevention of HIB in each professional development period (*N.J.S.A.* 18A:6-112 and 18A:37-22).

The NJDOE's guidance on these requirements can be found at

http://www.state.nj.us/education/students/safety/behavior/hib/HIBGuidancePD.pdf. Additional information related to professional development requirements may be found at http://www.state.nj.us/education/profdev/topics/.

Q: What is the process for becoming an approved or certified HIB trainer?

A: There is no process for approving or registering trainers and there are no certification requirements or other standards or qualifications for an individual to provide HIB training services to school districts. District BOEs are responsible for determining the strategy and resources to be used in providing the required in-service training for staff. Should someone be interested in providing HIB training to school districts, he or she can contact school officials directly regarding the services. A directory of contact information for all New Jersey school districts can be found at http://education.state.nj.us/directory/.

Incident and Investigation Reporting

Q: Which forms and correspondence are required or may be used in the district's HIB reporting and investigation procedures?

A: While the ABR establishes new procedures and responsibilities, it does not require the development or use of specific forms or the manner of correspondence. Any forms pertaining to the ABR are developed and used at the district's discretion, but must be consistent with the requirements of applicable laws and regulations. However, if a district chooses to use forms, the forms may not be used to replace the opportunity for people to verbally report HIB.

Q: Are the district BOE's HIB policies required to include an anonymous reporting procedure?

A: Yes. Each district BOE's procedure for reporting an act of HIB must include a provision that permits a person to anonymously report HIB. However, school officials are not permitted to take formal disciplinary action solely on the basis of an anonymous HIB report.

Q: What are the requirements for parent reports of HIB?

A: The ABR does not establish specific reporting requirements for parents. However, pursuant to *N.J.S.A.* 18A:37-15, each school district must establish its HIB reporting procedure. Questions regarding a district's procedures for parent reports of HIB should be directed to the district.

Q: Is the CSA required to present the results of each investigation, regardless of the findings, to the BOE?

A: Yes. All investigation reports completed under the ABR must be reported to the CSA, who is required to report the results of each investigation to the BOE. The applicable provision in the ABR can be found at *N.J.S.A.* 18A:37-15b(6).

Q: What are the criteria or parameters for the CSA's report on the results of each HIB investigation to the BOE?

A: *N.J.S.A.* 18A:37-15b(6)(c) establishes that the CSA must report the results of each investigation, along with information on any services provided, training established, discipline imposed or other action taken or recommended by the CSA. Since there are no other specific criteria or parameters for the CSA's report on the results of each investigation, the report should be based on the facts from each investigation. Additionally, since parents are entitled to specific information subsequent to the CSA's report to the BOE, pursuant to *N.J.S.A.* 18A:37-15b(6)(d), the CSA may want to provide the same information, at a minimum, to the BOE.

Public Reporting

Q: Which data must be reported by the CSA at the bi-annual public hearing, and which data must be reported to the NJDOE twice each school year?

A: As set forth in *N.J.S.A.* 18A:17-46, the CSA's bi-annual reports to the BOE and to the NJDOE must include all of the information reported on the Electronic Violence and Vandalism Reporting System, which includes the number of reports of HIB, the status of all investigations, the nature of the HIB based on one of the protected categories identified in *N.J.S.A.* 18A:37-14, the names of the investigators, the type and nature of any discipline imposed on any student engaged in HIB, and any other measures imposed, training conducted, or programs implemented, to reduce HIB. The report also must include data for each school in the district, in addition to district-wide data. The report could include any other information the CSA chooses to provide.

Guidance and reporting forms specific to the data required by the NJDOE can be found at http://homeroom.state.nj.us/EVVRS.htm.

Q: Will schools be required to report all reported HIB incidents or only confirmed HIB incidents on the Electronic Violence and Vandalism Reporting System (EVVRS)?

A: School districts must report on the EVVRS all acts of HIB that have been affirmed by the district BOE as HIB. However, school districts must report all reported HIB incidents for which the required investigation has been completed and for which the acts of HIB that have been affirmed by the district BOE on the Harassment, Intimidation and Bullying Interventions, Trainings and Programs Data Collection System (HIB-ITP).

Q: Which information must the CSA report to the public and to the NJDOE?

A: The CSA must report all acts of violence, vandalism, and HIB which occurred during the previous reporting period to the board of education, at a public hearing, two times each school year, between September 1 and January 1 and between January 1 and June 30. The information also must be reported once during each period to the NJDOE. The report must include the following information: the number of reports of HIB; the status of all HIB investigations; the nature of the HIB based on one of the protected categories identified *N.J.S.A.* 18A:37-14; the names of the HIB investigators; the type and nature of any discipline imposed on any student engaged in HIB; and any other measures imposed, training conducted, or programs implemented, to reduce HIB. The report must include data broken down by the enumerated categories as listed in *N.J.S.A.* 18A:37-14, and data broken down by each school in the district.

Q: Are public college-operated programs for students with disabilities required to report HIB data to the NJDOE?

A: No. Public college-operated programs for students with disabilities are not required to report HIB data to the NJDOE.

Prevention Programs and Strategies

Q: What are the requirements for HIB prevention programs?

A: Each school district must annually establish, implement, document and assess HIB prevention programs or approaches and other initiatives involving parents, law enforcement and other community members, students, school staff and administrators, and school volunteers. The programs or approaches and other initiatives must be designed to create school-wide conditions to prevent and address HIB. (*N.J.S.A.* 18A:37-17a)

Q: If the purchase of a commercial program is being considered as part of a comprehensive HIB prevention initiative, are there resources available to obtain information on evidence-based programs?

A: A searchable data base to help identify evidence-based HIB prevention and intervention programs can be found at the SAMHSA National Registry of Evidence-based Programs (http://www.nrepp.samhsa.gov/).

Parents' Rights and Information

Q: Is the school district required to provide parents of offenders and victims with information on the results of an HIB investigation?

A: Yes. Regardless of the findings from an investigation, parents of alleged offenders and alleged victims are entitled to receive information about the investigation, in accordance with federal and state law and regulation. The ABR stipulates that parents of alleged offenders and alleged victims must receive the following information: the nature of the investigation, whether the district found evidence of HIB, or whether discipline was imposed or services provided to address the incident of HIB. This information must be provided in writing within five school days after the results of the investigation are reported to the board of education. (*N.J.S.A.* 18A:37-15b(6)).

The ABR does not establish requirements for the way in which districts choose to meet this requirement, and does not supersede existing requirements or procedures for informing or contacting parents. If a district has established a procedure for notifying parents that has been approved by the BOE or legal counsel and is consistent with applicable laws and regulations, there is nothing in the ABR that prohibits the use of this pre-existing parent notification procedure.

Q: Is the school district required to provide parents of offenders and victims with the investigation report?

A: The ABR does not require the provision of the investigation report to parents. Parents are only entitled to the information specified in the ABR provision included above. If a district chooses to provide parents with the report, the investigation report cannot divulge privileged/confidential information or information precluded by law. This information includes, but is not limited to, information about students other than their own child, and information that would (or could) identify students other than their own. Pursuant to the *Family Rights and Educational Privacy Act* (20 *U.S.C.* §1232g and 34 *CFR* Part 99), and absent consent or permission from the other parent and/or a student who is at least eighteen (18) years of age, parents are only entitled to information about their own children.

Q: Does the ABR establish student records or privacy requirements?

A: The ABR is silent on the issue of student records, and does not establish new student records or privacy requirements. Student records maintained in connection with the ABR are not mandated records under the NJDOE's student records regulations, and the decision to retain these records would be made by each local school district. However, school districts are required to retain records on any discipline imposed on a student, since this information must be shared with a sending school district should the student transfer to another school district (20 *U.S.C.* §6301 and *N.J.S.A.* 2A:4A-60); this requirement applies to discipline imposed for any type of conduct and not only HIB. The district's procedures regarding student records, at a minimum, must be consistent with the Family Educational Rights and Privacy Act and its regulations (20 *U.S.C.* §1232g and 34 *CFR* Part 99), the Department of Education's student records regulations (*N.J.A.C.* 6A:32-7), the Open Public Meetings Act and each BOE's procedures.

Q: Do parents have the right to deny school staff the permission to interview their child as a part of an HIB investigation?

A: No. The ABR does not address the issue of parent presence during interviews. Therefore, the school district determines the procedures for conducting investigations, including interviews. Since the ABR does not establish new or amended requirements regarding parent involvement in student interviews, pre-existing requirements apply, meaning that schools have the right to interview students without parents being present.

Q: Is the school district required to inform parents of their right to a BOE hearing in executive session?

A: While *N.J.S.A.* 18A:37-15b(6)(d) provides parents with the right to a hearing, it does not explicitly mandate parent notification of this right. Since the hearing is an unequivocal right and it provides the district and parents with an additional opportunity to assure the safety of students, parents should be notified of their right to be heard by the BOE. Parent notification of this right is a logical component of the investigation information that must be provided to the parents of alleged offenders and victims and assures the provision of due process of law, as intended in *N.J.S.A.* 18A:37-15b(6)(d).

Q: Does the ABR provide parents with opportunities to be involved in HIB policy and program development?

A: Yes. There are three specific school district functions in which parents must be involved:

- *School Safety/School Climate Teams (SS/SCT)* Each school must have a SS/SCT. Each SS/SCT must include, at a minimum, one parent of a student enrolled in the school, in addition to the school anti-bullying specialist, the principal and a teacher in the school. (*N.J.S.A.* 18A:37-21)
- School District HIB Policy The HIB policy must be developed through a process that includes representation of parents, along with other community representatives, students, school employees and school administrators and volunteers. (N.J.S.A. 18A:37-15a)
- *HIB Programs* Schools and school districts must annually establish, implement, document and assess HIB prevention programs, approaches or other initiatives involving parents, law enforcement and other community members, school staff and school administrators, students and volunteers. (*N.J.S.A.* 18A:37-17)

School Roles/Functions

Q: Who must perform the role of the school ABS? May the principal perform this role?

A: *N.J.S.A.* 18A:37-20a specifies that the ABS must be a school counselor, school psychologist or other person trained to be the ABS, who is currently employed at the school. If no one meets these criteria, the principal must appoint the ABS from currently employed personnel, and the employee must be trained to be the ABS.

Since the principal is the one who must appoint school staff to this role, the legislative language and intent is for this to be someone other than a school administrator (e.g., someone with a student support services or student advocacy point of view and function) to counter-balance the administrative, including disciplinary, point of view.

That being said, there is nothing in the ABR that explicitly prohibits a principal from serving as the ABS. If a district chooses to assign the principal or permits the principal to appoint the assistant principal to act as the ABS, as an "other person trained to be the ABS," the district would make this determination, presumably in consultation with the school attorney.

Q: Can the principal assign another ABS to investigate an HIB allegation when the ABS is counseling a student who is the alleged victim or offender?

A: There is nothing in the ABR that precludes the principal from appointing more than one ABS from currently employed school staff. If the ABS is counseling a student who is the alleged victim or offender and, therefore, there may be a conflict of interest if he/she conducts the investigation or his/her investigation could negatively interfere with the therapeutic relationship, an alternate ABS may be assigned to conduct the investigation. When choosing an alternate ABS, school districts should be mindful that

N.J.S.A. 18A:37-20a specifies that the ABS must be a school counselor, school psychologist or other person trained to be the ABS, who is currently employed at the school.

Q: Must the CSA appoint a school employee to perform the role of the district antibullying coordinator (ABC)?

A: The ABR specifically states that the CSA must make every effort to appoint an employee of the district as the ABC; however, appointing a school employee to serve as the ABC is not required. (*N.J.S.A.* 18A:37-20b)

Board of Education Action

Q: Is the BOE required to issue a decision, in writing, regarding the CSA's decision following his or her receipt of the results of each investigation or only when a parent requests a hearing?

A: The board of education must issue a decision, in writing, to affirm, reject or modify the CSA's report on the results of each investigation. The applicable provision (*N.J.S.A.* 18A:37b(6)(e)) applies to the board's receipt of the CSA's report(s) and his or her decision(s), rather than to the outcomes of a board hearing. However, should a hearing be held, it is assumed that information from the hearing also would be used by the board to guide its decision.

Q: Who is required and who is permitted to participate in a board of education hearing held in executive session for a parent?

A: *N.J.S.A.* 18A:37-15b(6)(d) establishes the following:

...At the hearing the board may hear from the school anti-bullying specialist about the incident, recommendations for discipline or services, and any programs instituted to reduce such incidents;

As indicated above, the ABR does not establish requirements for whom a board of education may choose to have appear or provide information at a hearing, and the ABR does not establish new requirements for board hearings conducted in executive session. Therefore, in addition to having the explicit option to hear from the school anti-bullying specialist, a board of education could choose to hear from anyone it determines could help the board make its decision pursuant to *N.J.S.A.* 18A:37-15b(6)(e).

District BOEs should establish procedures for conducting hearings in executive session.

General

Q: In March 2012, a law (*P.L.*2012, *c.*1) concerning HIB in the public schools, was adopted. What is the effect of this law on the *Anti-Bullying Bill of Rights Act* adopted in January 2011?

A: The March 2012 law amends specific portions of the ABR. The amendments achieve the following purposes:

- Clarified that school officials should use existing resources to implement HIB prevention and intervention strategies and personnel and may at their own discretion use HIB prevention and intervention strategies and personnel which impose a cost on the district;
- Appropriated \$1 million to assist school districts with the implementation of the ABR in the 2011-2012 school year; and
- Established an Anti-Bullying Task Force

 (http://www.state.nj.us/education/students/safety/behavior/hib/task/), to provide guidance to school districts on available resources to assist in the implementation of the ABR; examine the implementation of the ABR; draft model regulations in support of the ABR and submit them to the Commissioner of Education; present any recommendations regarding the ABR deemed to be necessary and appropriate; and prepare reports on the effectiveness of the act in addressing HIB in schools.
- Q: Is there a way to check whether school and school district activities are in compliance with the ABR?

A: Yes. The *HIB Compliance Checklist*, can help determine the degree of the district's and school's compliance with the ABR. The checklist may be found at http://www.state.nj.us/education/students/safety/behavior/hib/checklist.pdf.

Q: Does the ABR only apply to an act of HIB committed by or against a student? Or does it also apply to an act committed by or against an adult?

A: The ABR applies only to HIB committed against a student. Under the ABR, the offenders could be any persons, students or adults, but the victims are students. The applicable provision can be found at *N.J.S.A.* 18A:37-15b.

Q: How should schools proceed when a staff member is identified as an alleged offender in an HIB incident?

A: The ABR applies to HIB committed by an adult or youth against a student. Therefore, it is possible that a staff member may be identified as an alleged offender of

HIB. All of the procedural requirements in the ABR apply regardless of whether the alleged offender is an adult or youth. The response to reports involving alleged adult offenders should be consistent with both the ABR, and any applicable procedures for addressing adult behavior established by the BOE.

Q: Can the school ABS conduct an investigation where a staff member of the same bargaining unit is the subject of the investigation?

A: The BOE's investigation procedures must comply with statute and regulation. However, when there is an appearance of impropriety or a conflict of interest (including the appearance of one), it may be more appropriate for the investigation to be conducted by an individual who is not a member of the same bargaining unit as the alleged offender.

As indicated above, there is nothing in the ABR that precludes the principal from appointing more than one ABS from currently employed school staff. An additional appointed ABS could be someone who is not in the same bargaining unit as teaching staff members. In the event that all of the ABSs are part of the same bargaining unit as the alleged offender, the ABR permits the principal to appoint additional personnel, i.e., those that are not in the same bargaining unit as the alleged offender, to assist the ABS with the investigation.

Q: Must student records be maintained for HIB cases? If so, which files must be maintained?

A: School districts are not required to maintain reports of HIB as part of the mandated school record, pursuant to *N.J.A.C.* 6A:32-7. A district may include such reports or other items related to HIB incidents, at the district's discretion, and as required by law. Such files would be retained consistent, at a minimum, with the student records regulations (*N.J.A.C.* 6A:32-7) and 20 *U.S.C.* §1232g, *Family Educational Rights and Privacy Act*, and 34 *CFR* Part 99, *Family Educational Rights and Privacy*.

However, pursuant to 20 *U.S.C.* § 6301, *N.J.S.A.* 18A:36-19a and *N.J.A.C.* 6A:16-7.8(a) and (b) school districts are required to provide receiving school districts with all information in a transferring student's record related to disciplinary actions taken against the student by the district. Therefore, school districts must maintain records of disciplinary actions imposed under the ABR.

While not mandated, it is recommended that sufficient documentation be retained for reporting incidents on the Electronic Violence and Vandalism Reporting System (EVVRS). This documentation is important to ensure accurate reporting and to verify the disposition of cases and incidents reported on the EVVRS.

Q: Are schools required to investigate only bias-based HIB?

A: Pursuant *N.J.S.A.* 18A:37-15b(5), reports of HIB must be investigated by the school ABS in consultation with the principal. The purpose of the investigation is to ascertain the facts for each report and determine the nature of the concern, which could include, for example:

- A finding of HIB according to the definition in the ABR;
- A finding of bullying that does not meet the criteria in the statutory definition for HIB, but meets the criteria in a different definition of bullying;
- A finding that no HIB under the definition in the ABR or other bullying occurred;
- A violation of the code of student conduct other than HIB or other bullying; or
- Some other finding based on the facts of the case.

It is important to note that "bias" is only one of the conditions in the HIB definition in the ABR; the definition in its entirety must be considered. An HIB incident would fall under this definition if (1) it is motivated by an actual or perceived characteristic and (2) interferes with the orderly operation of the school or the rights of the victim, and (3) meets one of the conditions identified in *N.J.S.A.* 18A:37-14a through c.

Q: How should districts proceed with HIB cases involving students with disabilities?

A: The procedures in the ABR must be followed for all students including, but not limited to, the incident report, the investigation, the report of the results of the investigation to the CSA and the BOE's decision regarding the CSA's decision.

The only difference in implementing the ABR for students with disabilities is in the application of consequences and remedial strategies for HIB when the student is the offender. If a student with a disability is determined to have engaged in HIB, any consequence must be determined in compliance with the requirements of the *Individuals* with Disabilities Education Act (IDEA) and applicable state and federal regulations.

If it is determined that the conduct resulting in HIB resulted from the student's unique circumstances (disabling condition), the resulting consequence should be determined with that in mind, which could result in the provision of counseling or other assistance, rather than a punitive measure such as a suspension. In addition, if the consequence imposed results in a requirement, in accordance with the IDEA, to conduct a manifestation determination, and it is concluded that the HIB behavior was a manifestation of the student's disability, any consequence changing the placement of the student would have to be rescinded and the student returned to his or her placement.

It is understood that some students with disabilities might not understand the effects of their behaviors, might have varying degrees of control over their behaviors, or might not have acquired or mastered certain behaviors. However, it is important to recognize that in addition to addressing HIB offenders, the ABR protects student victims of HIB, regardless of who commits the HIB.

The ABR provides schools with the opportunity to teach all students about differing abilities (e.g., cognitive, social-emotional, behavioral or physical), which could minimize HIB reports for misperceived or misunderstood behaviors from students with disabilities. This instruction may be a component of the district's activities to improve school culture and climate.

Q: Are there any other considerations that a BOE must consider when an alleged victim or offender is a student with disabilities?

A: In addition to triggering the BOE's HIB policy, an incident of HIB may also implicate one or more of the federal and/or State anti-discrimination and/or special education laws. If a student with disabilities is involved, as either an alleged victim or offender, in an HIB incident, notification to the student's individualized education program (IEP) team may be required, the provision of a free and appropriate public education (FAPE) may be implicated, and different disciplinary procedures may need to be followed. As a result, the ABS and administration should consult with the student's case manager at the earliest possible opportunity.

Q: How will the NJDOE assign the "grade" required in the ABR?

A: The ABR requires the Commissioner of Education (Commissioner) to develop guidelines for a program to grade each public school and school district's efforts to implement the ABR (*N.J.S.A.* 18A:17-46). Under the Commissioner's Program, each school must annually complete a self-assessment of its efforts to implement the ABR. This process requires each district to present each school's self-assessment to the BOE at a public meeting prior to submission to the NJDOE. The official grade for each district and each district school issued by the NJDOE must be presented to the BOE and posted on the webpage of the district, and the webpage of each district school.

Additional information on the Commissioner's Program can be found at http://www.state.nj.us/education/students/safety/behavior/hib/guidance/.

Q: How can a school district apply for grants under the Bullying Prevention Fund?

A: The ABR was amended on March 26, 2012, in part, to provide for the funding of certain activities required under the ABR. Funds were disseminated to school districts for the 2011-2012 and 2013-2014 school years. Funds for this program are subject to state appropriations from the New Jersey State Legislature. School districts will be informed

of the process to apply for Bullying Prevention Fund grants if funds are appropriated for this program.

Q: How should school officials proceed when it is conducting an HIB investigation at the same time that law enforcement is conducting a criminal investigation of the same incident?

A: When a school district learns that law enforcement is conducting a separate, but simultaneous, criminal investigation of an HIB incident that it is also investigating, the school district's investigation should be suspended or stayed only *when deemed appropriate and requested by law enforcement.* It is only when law enforcement affirmatively requests that a school district suspend or stay its HIB investigation that such an investigation should be suspended or stayed. If law enforcement does not affirmatively request a suspension or stay of an HIB investigation, a school district must comply with all applicable timeframes for its investigation. If law enforcement has not affirmatively requested a stay or suspension of an HIB investigation, but a school district believes that the HIB incident may also constitute a criminal offense(s), it should contact law enforcement to inquire as to whether law enforcement may want to investigate the matter and, thereby, stay or suspend the school district's HIB investigation.

School district officials must consult Article 8.9 of the *Memorandum of Agreement Between Education and Law Enforcement Officials* to ensure they are fulfilling all obligations, including the requirement to safeguard the health and welfare of students. The Memorandum and associated resources may be found at http://www.state.nj.us/education/students/safety/behavior/law/moa/.

Q: Does the ABR apply to pre-school students?

A: The ABR applies to all students, including pre-school age children who are enrolled in a public school district. The ABR establishes requirements for district BOEs and school district staff regarding the HIB of students in their care. The ABR does not establish an age range that qualifies students to receive the services nor does it exempt any age group from receiving the required services.

In the instance of contracted pre-school programs, they must follow the policy of the school district and report incidents to the school principal of the school district, and the school anti-bullying specialist from the principal's school must investigate the report. The school district is responsible for training contracted service providers in the district's HIB policy and procedures.

Q: Are evening, adult-only programs required to implement the ABR?

A: If school-age students are enrolled in the program and the program is operated by the school district, the program must implement the ABR.

If the program is for adults only, the program is not required to implement the ABR. In terms of a General Education Development (GED) program, the ABR does not apply, even if the program is run by the school district, because the participants are not enrolled in the school district.

Q: How should school officials proceed when the same source repeatedly reports HIB of a student, but the investigations of the reports do not reveal evidence to substantiate the reports?

A: The ABR requires each BOE approved HIB policy to include consequences and appropriate remedial action for a person found to have falsely accused another as a means of retaliation or as a means of HIB. School officials should implement this provision when a determination has been made from the evidence that a person reporting HIB has falsely accused another. Until this determination has been made, however, reports of HIB must be investigated and all other procedures in the ABR must be followed.

If there are repeated incidents where reports from one or more sources are not substantiated as a result of investigations, some possible courses of action could be to confer with the school attorney to determine appropriate actions, reevaluate the investigation procedures used by school officials or recommend amendments to the BOE approved HIB policy that will address this type of occurrence.

Q: How should schools proceed when they receive a complaint for an incident of HIB that allegedly occurred in school during the regular school year, but the complaint is received after school has closed for the school year?

A: *N.J.S.A.* 18A:37-15b(6) requires that each BOE's policy include "a procedure for prompt investigation of reports of violations and complaints..." Since the ABR applies to all board of education-sponsored activities on school property, at school-sponsored functions and on school buses without regard to when the report is received, the school in which the alleged incident occurred must investigate, in accordance with the BOE's investigation procedures.

Q: How should schools proceed when the alleged student victim and offender are no longer in the same school?

In instances where the alleged offenders or victims are moving to another school in the same school district, the sending school would investigate the complaint, the receiving school would be advised of the matter and the officials from both schools would consider appropriate responses pursuant to *N.J.S.A.* 18A:37-15b(4) and (7).

When the alleged offender or victim or both transfer to a school outside of the school district, the school district in which the incident occurred would investigate the complaint to determine whether actions are warranted for students remaining in the school or to determine issues that could affect school programs, policies, procedures or activities as a result of the findings from the investigation.

When both the alleged offender and victim have graduated from high school, the school would not be required to investigate the complaint when the complaint is made after the close of the regular school year. However, if one of the students remains in school, the complaint would be investigated and actions would be taken for the remaining student(s), as appropriate to the facts and circumstances of the matter.

Additional Resources

• Information on the Law and Policy

- o Anti-Bullying Bill of Rights Act
 - http://www.njleg.state.nj.us/2010/Bills/PL10/122_.PDF
- o Guidance for Schools on Implementing the ABR
 - http://www.nj.gov/education/students/safety/behavior/hib/guidance.pdf
- o Model Policy and Guidance for Prohibiting HIB
 - http://www.state.nj.us/education/parents/bully.pdf
- o HIB Policy Compliance Checklist
 - http://www.state.nj.us/education/students/safety/behavior/hib/checklist.pdf
- o HIB Online Tutorials
 - http://www.state.nj.us/education/students/safety/behavior/hib/tutorials/
- o NJDOE PowerPoint: An Overview of Amendments to Laws on Harassment, Intimidation and Bullying
 - http://www.state.nj.us/education/students/safety/behavior/hib/overview.pdf
- NJDOE PowerPoint: Applying the Anti-Bullying Bill of Rights
 - http://www.state.nj.us/education/students/safety/behavior/hib/HIBTrainingPP.pdf

• Information for Parents

- Guidance for Parents on the ABR
 - http://www.state.nj.us/education/students/safety/behavior/hib/ParentGuide.pdf
- o Obtaining Assistance for HIB Concerns
 - http://www.state.nj.us/education/students/safety/behavior/hib/hibassistance.shtml

• Anti-Bullying

- o Resources on HIB
 - http://www.state.nj.us/education/students/safety/behavior/hib/hibresources.shtml
- o US Department of Health & Human Services
 - http://www.stopbullying.gov
- o Cyberbullying Research Center
 - http://cyberbullying.org/
- o SAMHSA National Registry of Evidence-based Programs
 - http://www.nrepp.samhsa.gov/

School Climate

- US Department of Education: Safe and Supportive Schools Technical Assistance Center
 - http://safesupportiveschools.ed.gov/
- New Jersey School Climate Survey
 - http://www.state.nj.us/education/students/safety/behavior/njscs/
- National School Climate Center
 - http://www.schoolclimate.org
- New Jersey Positive Behavior Support in Schools
 - http://www.njpbs.org/

• Social-Emotional Learning

- o Collaborative for Academic, Social, and Emotional Learning
 - http://www.casel.org
- Edutopia
 - http://www.edutopia.org/social-emotional-learning
- o Character.org
 - http://www.character.org
- o New Jersey Alliance for Social, Emotional and Character Development
 - http://www.njasecd.org
- Center for Social and Character Development at Rutgers University
 - http://www.rucharacter.org/index.php
- o Center for Character & Citizenship, University of Missouri-St. Louis
 - www.characterandcitizenship.org
- Center on Great Teachers & Leaders at AIR
 - http://www.gtlcenter.org/sel-school

Guidance for Parents on the Anti-Bullying Bill of Rights Act (P.L.2010, c.122)



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INTRODUCTION

Over the last several years, student bullying has received increased attention as a serious problem in schools. School bullying has been reported to be involved in student suicides across the nation, including in New Jersey. The importance of protecting students from bullying has been emphasized through the *Anti-Bullying Bill of Rights Act* (ABR) that became a law in New Jersey in January 2011.

This law mainly added requirements to the original bullying law that began in 2003. The new law made New Jersey's response to student bullying stronger. A copy of the ABR is available online on the New Jersey Legislature's website at http://www.njleg.state.nj.us/2010/Bills/PL10/122. PDF

The New Jersey Department of Education (NJDOE) has developed this guide to help parents understand their rights and know the duties of the school districts and schools. The NJDOE has tried to design this guide to be straightforward and easy for parents to read.

The guide begins with an explanation of words (Glossary of Terms) and shortened forms of words (Abbreviations) that are used in the guide. The guide is then divided into two main parts. Each part has several sections.

- The first part provides an overview of the requirements in the ABR, which includes sections on the following information:
 - The schools and conduct that are covered under the law;
 - The steps schools must follow once they have been provided a report of a suspected act of bullying; and
 - Appeals and other options for parents if they continue to be concerned with a bullying incident at their children's school.
- The second part of the guide provides parents with information to use to respond to bullying at home, in the community and in their children's schools. It includes ideas for:
 - Getting involved with school anti-bullying programs;
 - Teaching their children empathy and respect for others; and
 - Taking action if one of your children bullies others or is a victim of bullying.

The guide also includes a list of online, local and national bullying prevention resources and several appendices with more information on important topics covered throughout the guide. Information taken from expert resources is either identified in the text or in a footnote by the related information. The specific source for all footnotes is provided in the Reference section on page 54. Citations for specific requirements in the ABR are included throughout the guide, when the information comes directly from the law.

GLOSSARY OF TERMS AND ABBREVIATIONS

Anti-Bullying Bill of Rights Act (ABR) – New Jersey's anti-bullying law that includes the requirements school districts and schools must follow in preventing and responding to harassment, intimidation and bullying. The ABR is the basis for this guide. It is available on the New Jersey Legislature's website at http://www.njleg.state.nj.us/2010/Bills/PL10/122_.PDF.

Board of Education (Board or BOE) – A group of elected individuals within each school district that serves as the district's governing and policy making authority. Each board of education is required to issue a final determination on the findings of each investigation of reported harassment, intimidation or bullying, among other duties in the ABR.

Bully – A student or an adult who harasses, intimidates or bullies another person(s), where the behavior is one-sided. Harassment, intimidation or bullying also will be written as "HIB" to mean bullying in this guide.

Bullying – Refers to harassment, intimidation and bullying (HIB) as it is defined in the ABR. Bullying usually involves conduct where one or more students are victims of another person's aggression that has not been caused by the victims and emotionally or physically harms the victims and disrupts the educational process.

Bystander – Students and other people who witness bullying, and who do or say nothing to stop it or help the victims.

Chief School Administrator (CSA) – The highest level executive within a school district or charter school who is commonly referred to as the superintendent of a school district or a lead person of a charter school. The CSA has oversight of all staff, schools, students and educational programs and services within his or her school district or charter school. Under the ABR, the CSA is responsible for reviewing investigations of reported incidents of bullying, reporting the findings of investigations to the board of education and in taking other actions to correct bullying, as needed.

Commissioner of Education (Commissioner) – New Jersey's chief executive education officer who oversees the New Jersey Department of Education and all public schools within the state. As the state's chief education officer, the Commissioner is responsible for overseeing implementation of the ABR. One of these responsibilities is to provide a grade every year to each school and school district on their efforts to meet the requirements of the ABR.

Conflict – A disagreement, argument, fight or other action between people when they want different things and everyone is equally involved. Conflict may look similar to bullying, but is different.

Cyberbullying – A form of bullying that involves the use of electronic equipment, such as computers and cell phones. An example could include sending hurtful or unwanted text messages to another person's cell phone.

District Anti-Bullying Coordinator (ABC) – This is the school district staff member who is responsible for coordinating and strengthening the school district's anti-bullying policies. The ABC must work closely with each school anti-bullying specialist, the chief school administrator and the board of education. The ABC is responsible for reporting information on the amount and type of bullying incidents that occur within the district to the board of education and to the NJDOE, among other duties.

Hazing – Activities that "newcomers" must do before they can belong to a group. Hazing is used to maintain a hierarchy or pecking order within a group. Hazing usually is based on a tradition, where a lower group member or person who wants to join the group agrees or goes along with the hazing activities, which may be physically, psychologically or socially harmful.

Parent – As defined in *N.J.A.C.* 6A:16-1.3, the term "parent" means the natural parent(s), adoptive parent(s), legal guardian(s), foster parent(s) or parent surrogate(s) of a student. If parents are separated or divorced, "parent" means the person or agency with legal custody of the student, and any natural or adoptive parent(s) of the student, as long as their parental rights have not been ended by the court.

Principal – The highest level administrator within a school building who is responsible for all educational programs and services in the school, including overseeing all staff and students in the school. The principal is responsible for starting investigations of all reported incidents of bullying, notifying the parents of children involved in the incidents and reporting the findings to the chief school administrator, among other duties in the ABR.

School Anti-Bullying Specialist (ABS) – The main school staff member responsible for preventing, identifying and addressing bullying incidents within his or her school. The ABS is responsible for leading a school's safety team and for investigating reported incidents of bullying, among other duties in the ABR.

School Grounds – As defined in *N.J.A.C.* 6A:16-1.3, school grounds includes any land, portions of land, structures, buildings and vehicles used by a school district to provide academic or extracurricular programs that are sponsored by the school district. School grounds also include playgrounds, recreational places and other places that are owned by other groups or people, when the school district is the only one using this land. The complete definition is available at http://www.state.nj.us/education/code/current/title6a/chap16.pdf.

School Safety Team (**SST**) – A group of people in each public school chosen by the school's principal, who are responsible for maintaining a positive and safe school environment. The principal selects the members of the SST, which must include the principal or a staff person chosen by the principal, a teacher, the school anti-bullying specialist, a parent and any other members the principal believes are important to be on the SST.

"Upstander" – Students and other people who take an active role in stopping the bullying of others. This is done either by not encouraging the bullies, by reaching out to the victim, by telling someone who can stop the bully or by taking other actions that can help the victim or stop the bullying.

Victim – A student who is harassed, intimidated or bullied by another student or an adult.

PART 1: OVERVIEW OF THE ANTI BULLYING BILL OF RIGHTS ACT (ABR) – DISTRICT AND SCHOOL OBLIGATIONS AND PARENTS RIGHTS

Which Schools and Which Types of Student Conduct are Covered Under the ABR?

Only certain types of schools and behavior are covered in the ABR. The ABR only applies to public school districts and schools, including charter schools, in New Jersey. Nonpublic schools are not required, but are encouraged to follow the ABR. If your child attends a nonpublic school, you should call the school for information on its harassment, intimidation and bullying policies.

The ABR also only applies to conduct that is defined as "harassment, intimidation and bullying" (HIB) in the ABR. (See *N.J.S.A.* 18A:37-14)

How is Bullying Defined in the ABR?

The ABR defines harassment, intimidation and bullying (HIB) as any gesture, any written, verbal or physical act, or any electronic communication, whether it be a single incident or a series of incidents, that is reasonably perceived as being motivated either by an actual or perceived characteristic, such as:

- Race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression, or a mental, physical or sensory disability or by any other distinguishing characteristic; and that
- Takes place on school property, at any school-sponsored function, on a school bus, or
- off school grounds, that substantially disrupts or interferes with the orderly operation of the school or the rights of other students; **and that**
- A reasonable person should know, under the circumstances, will have the effect of physically or emotionally harming a student or damaging the student's property, or placing a student in reasonable fear of physical or emotional harm to his person or damage to his property; or
- Has the effect of insulting or demeaning any student or group of students; or
- Creates a hostile educational environment for the student by interfering with a student's education or by severely or pervasively causing physical or emotional harm to the student. (*N.J.S.A.* 18A:37-14)

The ABR does not explain the meaning of a "distinguishing characteristic." However, the dictionary (Webster's Ninth Collegiate Dictionary) defines the word "distinguish" as "... to perceive a difference in ... to mark as separate or different ... to separate into kinds, classes or categories ... to set above or apart from others ... to single out..." The same dictionary defines the word "characteristic" as "...something that identifies a person or thing or class..."

How Do Schools Decide Whether Conduct is Considered HIB?

The school must first conduct an investigation when bullying is reported. A school must consider many different factors to decide whether a behavior is HIB as defined in the ABR.

In making this decision, schools must take into account the facts of each case. In fact, the ABR requires schools to take certain steps. The steps required in the ABR for responding to and investigating HIB is explained in the section of this guide titled The 10 Steps of the HIB Complaint and Investigation Process located on pages 17-19.

If a student's behavior is not found to be HIB, based on the facts, schools might be required to take other actions required in the school district's code of student conduct. To access your board of education's code of student conduct, please contact the main office of the school or school district. The school district's code of student conduct must be consistent with the regulations at *N.J.A.C.* 6A:16-7 (http://www.state.nj.us/education/code/current/title6a/chap16.pdf).

Understanding Different Types of Bullying Behavior

Bullying can occur in many different ways. Bullying can be direct ("face to face") or indirect ("behind someone's back). The type of bullying can affect the way parents describe or approach their child or a school about a bullying incident. Generally, there are four types of bullying behaviors: i

- **Verbal** Includes name calling, taunting, constant teasing or making threats;
- **Physical** Includes hitting, punching, shoving, spitting, or taking or damaging personal belongings;
- **Psychological** Includes spreading rumors, purposefully keeping people from activities and breaking up friendships or other relationships; and
- **Electronic** Includes using the internet, mobile phone or other electronic equipment to intentionally harm others.

Cyberbullying: The New Form of Bullying

Cyberbullying is a new form of bullying that is being used with the advancement of technology. It takes place using electronic devices or equipment such as cell phones, computers and tablets; and communication tools, such as social media sites, text messages, chat rooms and websites, to intentionally harm someone. Under the ABR, cyberbulling falls under the category of an "electronic communication," which is defined as "a communication transmitted by means of an electronic device, including, but not limited to, a telephone, cellular phone, computer, or pager" (See N.J.S.A.18A:37-14).

Cyberbullying can be especially damaging to the victim. Young people who are cyberbullied often also are bullied in person. Cyberbullying can happen anytime of the day or night and can reach victims even when they are alone.

The cyberbully can be difficult to find. The cyberbully has the ability to send hurtful messages and images quickly to a wide audience, and can do this without anyone knowing he or she did it. The messages and images are hard to stop or delete once they have been posted or sent. Some examples of cyberbullying include:

- Using online social networking sites, such as Facebook, MySpace and Twitter, to make hurtful postings about someone. This can include calling a person a name, writing a rumor or posting personal information;
- Using instant messenger services to repeatedly harass someone or contact someone who is not interested in communicating with the person;
- Sending hurtful or unwanted text messages to someone's cell phone;
- Showing recorded or live video of someone's private life on the internet.
- Intentionally excluding someone from an online group.

Places Where Bullying Frequently Occurs

Schools must find out where the bullying took place before deciding if it is HIB. Bullying is most likely to occur outside of the classroom, in places where there is the least amount of adult supervision. Some examples of areas, during school, where bullying may occur include:

- School playgrounds;
- Hallways;
- Lunch rooms;
- Locker rooms; and
- Buses.

Unlike other forms of bullying, cyberbullying is more likely to occur inside the classroom or in adult supervised areas because of the ability to easily move electronic devices from one location to another and because of the growing presence of these devices in the classroom. The small size of electronic devices, such as cell phones, makes these items easier for students to conceal and use to bully.

Conflicts vs. Bullying

During a conflict, name-calling, threats and other conduct that might look like bullying can occur. However, a conflict and bullying are very different.

Unlike bullying, during a conflict people are equally involved in some type of disagreement. Conflict is considered mutual, meaning everyone is more or less evenly involved.

Bullying, on the other hand, involves one or several people (the bullies) intentionally committing a mean or violent act against another person(s) or group of people (the victims). When bullying occurs, there is no mutual participation in a disagreement; it is one-sided. Bullying victims have a hard time defending themselves. The victims want the bullying to stop, but the bully continues the behavior.

Conflicts and bullying can interrupt the school day, damage property and cause injuries to the people involved. However, when the behavior involves a conflict, the school will take action based on its code of student conduct instead of the ABR.

Bullying occurs when:

- One or more students are victims of unwanted or uninvited aggression, as the behavior applies to the definition of harassment, intimidation and bullying in the ABR;
- The aggressor's behavior would lead a person to reasonably believe that the aggressor is motivated by a desire to physically or emotionally hurt someone;
- The aggression is one-sided; and
- The behavior is not an attempt to positively or negatively address or resolve a problem.

Bullying that Leads to a Conflict

An incident that is found to be bullying could lead to a conflict in the future. If a conflict is the result of bullying, a school is required to follow the ABR when dealing with the bullying aspect of the incident. To decide whether a behavior is bullying, the school officials must think about

all of the facts during an investigation. Examples of bullying and conflict by grade level are provided below:

GRADE LEVEL	CONFLICT (Mutual disagreements, arguments or fights)	BULLYING (Intent to emotionally or physically hurt a student; it is one-sided.)
Elementary School	"You copied my pictureyou stole my idea!" "No, I didn'tyou copied from my picture!"	A fellow student grabs the picture you colored and tears it up, calling you names related to your religion and cultural heritage.
Middle/Junior High School	"After you borrowed my basketball, I asked that you return it and you didn't!" "I did return itI left it on your porch."	While practicing basketball skills in the gym, several students sit nearby and call out insulting comments about the color of your skin and your basketball skills.
High School	"You went after my boyfriend at the party and tried to hook-up with him." "I was told you broke up and he was availableand he didn't seem too unhappy with me!"	A student posts explicit photos and insulting words about your sexual orientation on Facebook, attacking you for "stealing" her boyfriend.

Hazing and Bullying

It can be easy to think that hazing and bullying are the same things. Hazing can involve bullying or can be considered bullying in some situations. The key difference is that hazing is behavior that is based on a tradition and is used by members of a group to maintain a hierarchy or "pecking order" within the group. The lower group member or persons who want to join the group either agree or go along with the hazing activities, which may be physically, psychologically or socially harmful. Unlike bullying, the victims or newcomers let themselves to be treated in a way that gets them accepted as a member of the group. Once accepted by the group, the victims become bystanders and watch others get hazed. Eventually, the bystanders achieve senior status and power and haze others. ⁱⁱ

Two things that make hazing and bullying different are:

- The victims agree or go along with being hazed as a way to prove that they should be accepted as a member of the group; and
- The victims eventually haze others after they have been accepted into the group and have achieved senior status or power.

Hazing and the Law

Hazing is considered a disorderly persons offense in New Jersey, when a person in connection with an initiation of another, knowingly or recklessly engages in conduct, other than competitive athletic events, which places another in danger of bodily injury (*N.J.S.A.* 2C:40-3). When serious bodily injury results, the offense is aggravated hazing, which is a crime of the fourth degree. The consent of the person hazed is not a defense (*N.J.S.A.* 2C:40-4). Any other criminal conduct under the New Jersey Code of Criminal Justice also may be charged (*N.J.S.A.* 2C:40-5).

Examples of Hazing

Some examples of hazing under New Jersey's hazing law are provided below:

- A new member of a high school football team is told by the team's captain that all new players must not drink water after each of the first week of practices to prove their commitment to the team. The team member does not drink water after the practices and is taken to the hospital after the third practice due to symptoms of dehydration.
- A high school sophomore who is a new member of the cheerleading squad is told by a junior cheerleader that it is customary for new cheerleaders to demonstrate a difficult cheerleading move without floor padding. As a result, the sophomore cheerleader attempts the move and falls on her tailbone on the gymnasium's wood floor, which resulted in her being taken to the hospital for evaluation.
- A student who is interested in joining the car club at school is told by the club's president that before a person can join he must race through a red light traveling at a speed that is at least 35 miles an hour above the speed limit. The student races through a red light traveling at a speed of 70 miles per hour in a posted 25 miles per hour zone. As a result, the student gets into an accident, causing him bodily harm.

Examples of Hazing that Include another Offense

The legal definition of hazing above makes it clear that other offenses and criminal charges can result from hazing; these offenses could include assaults, criminal threats and extortion. For example, if as a part of hazing a student intentionally shoves another student into a locker, breaking the student's wrist, the hazing would also involve an assault. From a school perspective, hazing could also involve HIB if the behaviors meet the criteria in the HIB definition (see section of this guide titled How is Bullying Defined in the ABR? on page 9). For example, HIB would also occur when, as a part of hazing, a student makes negative comments about another student's religion when the student enters a classroom, causing substantial disruption to the orderly operation of the school and emotionally harming the student.

DISTRICT AND SCHOOL OBLIGATIONS

The ABR requires staff in school districts and school buildings to meet several requirements. The requirements provide the structure for schools to prevent bullying and investigate reports of bullying. The specific requirements for investigating reports of bullying are described in the section of this guide titled The 10 Steps of the HIB Complaint and Investigation Process (pages 17-19). Understanding these requirements might address questions, issues or concerns a parent might have about the way a school or a school district is handling a reported incident of bullying.

The information below is a summary of a school district's and a school's main duties. The information does not include every requirement in the ABR. For details, please refer to the ABR, which is available on the New Jersey Legislature's website at http://www.njleg.state.nj.us/2010/Bills/PL10/122_.PDF.

- **Appoint a School Anti-Bullying Specialist** (*N.J.S.A.* 18A:37-20a) Every school principal and charter school lead person is required to appoint a school anti-bullying specialist (ABS) for the school. The ABS is the main person responsible for preventing, identifying and addressing bullying incidents in a school. The ABS must be either a:
 - School counselor;
 - School psychologist; or
 - Other similarly trained staff member from among the currently employed, certified staff in the school.

The ABR does not rule out the principal serving as the ABS. Also, there is nothing in the ABR to keep a principal from appointing more than one ABS from those currently employed in the school.

The ABS has the following responsibilities:

- Leading the School Safety Team, (see details below); and
- Investigating reported bullying, in cooperation with the principal.

Locating the ABS in Your Child's School – Schools must put the name and contact information of the school's ABS on its website. Parents may ask any staff member at the school for the information. Contact information for the ABS also can be found on the New Jersey Department of Education's website at http://www.state.nj.us/education/ under the School Directory button.

- **Appoint a District Anti-Bullying Coordinator** (*N.J.S.A.* 18A:37-20b) The CSA must appoint an anti-bullying coordinator (ABC) who serves the entire school district and has the following responsibilities:
 - Work closely with the ABS in each school, the CSA and the board of education to prevent, identify and address the bullying of students;
 - Coordinate and strengthen the district's anti-bullying policy; and
 - Provide information, such as the number of bullying incidents that occur in each school
 and the groups of students that face the most bullying, to the board of education and to
 the New Jersey Department of Education.

Locating the ABC in Your Child's School District – The name and contact information of the school's ABC must be posted on both the school district's website and on each school's website. Parents may ask any staff member in the school district for the information. Contact information for the ABC also can be found on the New Jersey Department of Education's website at http://www.state.nj.us/education/ under the School Directory button.

- Create a School Safety Team (*N.J.S.A.* 18A:37-21) Each school is required to have a school safety team (SST). The team should be called either the "school safety team" or the "school anti-bullying team" to make it is easy for parents, students and staff to identify the group. The SST must include the following members:
 - The ABS (the leader of the team);
 - The principal or someone he or she chooses to represent the principal;
 - A teacher in the school;
 - A parent* of a student in the school; and
 - Other members determined by the principal.

*The parent member(s) of the SST is not permitted to participate in certain activities due to student confidentiality: A parent who is a member of the SST is not permitted to participate in any activity which may reveal the identity of a student, other than their child, including the review of records and reports or discussions. This is not allowed by law. [Family Educational Rights and Privacy Act (20 U.S.C. § 1232g and 34 CFR Part 99), N.J.A.C. 6A:32-7, Student Records and N.J.A.C. 6A:14-2.9) and other privacy requirements.]

The responsibilities of the SST include:

- Reviewing records of all complaints of bullying incidents that have been reported to the principal;
- Reviewing copies of all reports prepared from the investigations of bullying incidents;
- Identifying and addressing patterns of bullying in the school;
- Reviewing and strengthening policies of the school in order to prevent bullying;
- Educating the community, including students, teachers, administrative staff and parents on preventing and addressing bullying; and
- Participating in the staff training required under the ABR and other training the principal or the ABS may request.
- **Develop an Anti-Bullying Policy that Includes the ABR Requirements and is Approved by the Board of Education** (*N.J.S.A.* 18A:37-15) Each district is required to develop its own anti-bullying policy. The policy provides the requirements that school employees must follow when responding to bullying. The policy must include all of the components that are required in the ABR. The district may not take away requirements in the ABR or create a policy that is any less strict than the ABR. The district may add requirements that do not disagree with the ABR.

Important Note on Anonymous Reporting – All districts are required to include a provision in their anti-bullying policy allowing a person to anonymously report an act of HIB. This

provision is important because many victims and witnesses of HIB do not report out of fear they will be identified and retaliated against by the bully or others.

- Include Parents and Other Groups when Creating Their Anti-Bullying Policy (*N.J.S.A.* 18A:37-15a) The ABR requires school districts to include the following groups when creating its policy:
 - Parents and other community representatives;
 - Students;
 - School staff and administrators; and
 - Volunteers.

Parent participation provides the opportunity for the policy to address the unique experiences, opinions and values of the district's parents, student population, school staff and surrounding community.

- **Distribute the Policy** (*N.J.S.A.* 18A:37-15b(11)) The school district must distribute the anti-bullying policy each year to parents. In addition to the policy distribution, a link to the policy must be prominently posted on the school district's website.
- Implement Anti-Bullying Prevention Programs (*N.J.S.A.* 18A:37-17a) Each year a school district must implement and review their anti-bullying programs and approaches. Parents must be represented in the annual process of reviewing these programs and approaches. In addition to the district's HIB programs, the following activities must take place:
 - Week of Respect Beginning with the first Monday in October of each year, all school districts must observe a "Week of Respect," which must focus on the importance of character education. During the week, schools must provide lessons on preventing bullying among the groups identified in the HIB definition and on bullying due to other characteristics; and
 - *Bullying Instruction* Districts also must provide instruction on preventing HIB throughout the school year.
- **Provide Training** (*N.J.S.A.* 18A:37-17b) All school staff members, volunteers, contractors, leaders and board of education members must participate in trainings on preventing and responding to bullying. The length, amount, time and topics of these trainings may vary for each of the positions. For a more detailed explanation on the training requirements, please see page 12 of the *Guidance for Schools on Implementing the ABR's section on Professional Development and Training*, which is available on the New Jersey Department of Education's website at http://www.state.nj.us/education/students/safety/behavior/hib/guidance.pdf.
- **Publicly Report HIB Incidents** (*N.J.S.A.* 18A:17-46) The CSA must provide public reports on the bullying incidents in the schools. The reports must be made twice each year to the local board of education and to the New Jersey Department of Education. The time periods for these reports are as follows:
 - Between September 1 January 1; and

- Between January 1 June 30.
- **Post Anti-Bullying Grade on Websites** (*N.J.S.A.* 18A:17-46) Each district and school will be assigned a grade by the New Jersey Department of Education on the schools' and school district's efforts to meet the requirements in the ABR.
 - The school district's grade must be posted on the homepage of the district's website and on the homepage of each school's website.
 - The school's grade must be posted on the homepage of the school's website and each school's grade must be posted on the homepage of each district's website.

NOTE: Tables of parent's rights and their corresponding ABR section(s) are provided in Appendix A.

The 10 Steps of the HIB Complaint and Investigation Process

A school is required to take specific steps when HIB is reported. For information on a school district's or a school's procedure for reporting, please contact the school's main office. Tables of parent's rights and the section of the ABR that applies to the rights are provided in Appendix A.

The steps a school district and school must take when addressing a suspected incident of HIB are provided below. These steps can be found in *N.J.S.A.* 18A:37-15 of the ABR:

- **Step 1: The Verbal Report** All reports of HIB acts must be reported to the principal the *same day* the incident occurs when a school staff member, a contractor or a volunteer:
 - Personally witnesses an act of HIB; or
 - Receives reliable information indicating that a HIB act occurred.

Parents, students and others also may make verbal reports.

- Step 2: Parent Notification As soon as possible following any verbal report of HIB to the principal, the principal must inform the parents of all suspected student offenders and suspected student victims. Depending on the school's procedure and the facts of each incident, the principal might inform the parent by phone, letter or some other form of communication. If it is appropriate to the situation, the principal may discuss the availability of counseling and other intervention services.
- Step 3: The Investigation One school day after receiving the verbal report, the principal or the principal's designee must start an investigation of the act. The school anti-bullying specialist conducts the investigation, in coordination with the principal.

Length of Investigation – The investigation should be completed as soon as possible, but must be completed no later than 10 school days from the date of the written report (see Step 4: The Written Report below). During the investigation:

The principal might appoint other school staff to help with the investigation; and

- The principal might administer discipline or take other steps under the board of education's anti-bullying policy or code of student conduct if the facts show there is enough information to do so.
- **Step 4: The Written Report** Within *two school days* of the verbal report, the school employee, contractor or volunteer must also report the act of HIB to the principal, in writing. The written report requirement does not apply to parents.
- **Step 5: The Investigation Report** Within *two school days* of the completion of the investigation, the results of the investigation must be reported to the CSA.

Amending the Investigation Report (Depends on the Facts): If there is information related to the investigation that is received after the 10 school day deadline, the ABS may amend the original results of the report to include the information. There is no deadline for making an amendment to the report. The district would make a decision on the way to respond to the additional information, depending on the facts.

- **Step 6: CSA Actions** Based on the investigation report, the CSA may choose to take any one of the following additional actions:
 - Impose discipline;
 - Provide intervention services;
 - Create training programs to reduce HIB, improve school climate and make the school safer and more accepting of all students;
 - Order counseling; or
 - Take any other actions necessary to address the incident or reduce HIB in the schools.
- Step 7: The CSA's Report to the Board of Education The CSA must report the results of the investigation and any actions taken to the board of education by its next meeting following the completion of the investigation.
- **Step 8: Information to Parents** Within *five school days* after the results of the investigation are reported to the board of education, the school district must provide the parents with information about the investigation that is limited to the following:
 - The type of investigation that was conducted;
 - Whether or not the district found evidence of HIB, as defined in the ABR; and
 - Whether or not discipline was imposed or services were provided to address the HIB.

Limited Information and Student Privacy Laws: Due to student records and privacy laws and regulations, parents are only entitled to review their child's educational records; a parent is not entitled to view the records of other students. This means that parents are not permitted to receive the entire HIB investigation report if it in any way would identify a student other than their own. If parents believe they are entitled to more information than has been provided by the school district, the parents may request a hearing before the board of education. The process for the board hearing and other options available to parents are explained in the following section (Based on 20 U.S.C. §1232g, the Family Education Rights and Privacy Act, and N.J.A.C. 6A:32-7, Student Records).

- Step 9: Optional Hearing or Appeal After receiving the information on the investigation, parents have the right, but are not required, to request a hearing with the board of education, if they are unsatisfied with the investigation findings or any other actions taken by the school or school district. If the parent requests this hearing, it must be held within 10 days of the parents' request. Information on other reporting options can be found in the section of this guide titled Other Reporting Options (pages 19-20). More information on other appeal options is explained in the section of this guide titled Options for Appeals on pages 20-22.
- **Step 10: Board of Education Decision** At the board of education's *next meeting* following its receipt of the CSA's report (Step 7), the board must produce a decision, in writing. The decision must either uphold, reject or change the CSA's decision.

OTHER REPORTING OPTIONS

Filing a complaint with the New Jersey Division of Civil Rights or the Superior Court of New Jersey under the New Jersey Law Against Discrimination (*N.J.S.A.* 18A:37-15(b)6(f) and *N.J.S.A.* 10:5-1 to 49) – At any point in time, parents may file a complaint with the Division on Civil Rights under the Law Against Discrimination (LAD), if there is reason to believe that a bullying incident was motivated by one of the LAD's bias categories. The LAD is a state statute that makes it illegal for schools to discriminate against students based on race, creed, color, national origin, ancestry, nationality, sex, sexual orientation, gender identity or expression, and disability. "Discrimination" includes HIB that targets a student because of any of the protected characteristics listed in the section titled How is Bullying Defined in the ABR? (page 9). This is known as "bias-based HIB."

The LAD requires schools to take action to prevent and remediate HIB that targets a student because of his or her *actual* or *perceived* race, color, religion, national origin, ancestry, nationality, sex, sexual orientation, gender identity or expression, or disability. When schools do not take appropriate preventive and remedial action, they may be held responsible for bias-based HIB committed by students, school employees, volunteers and contracted service providers who have significant contact with students.

For more information on filing a complaint under the LAD, please see Appendix C and D of this guide.

Contacting the County Office of Education – If at any time parents have reason to believe their child's school or school district is not handling a possible bullying incident in line with the ABR or the board of education's policies; they can contact the office of education in their county for assistance. The county office of education is the New Jersey Department of Education's (NJDOE) representative in each county. The county office can investigate complaints of violations of the ABR or the board of education's HIB policies. A directory for county offices of education can be found on the NJDOE website at www.state.nj.us/education/counties/. This list also can be retrieved by going to the NJDOE's website (http://www.state.nj.us/education/) and entering "County Information and Services" in the search box in the top right corner of the homepage.

Contacting Law Enforcement Officials (the Police)

If at any time parents have reason to believe that a law has been broken, they should immediately contact the police. If the HIB happened at school or could affect a child while in school, parents also should inform the school so that school officials can take the proper precautions to protect their child and others in the school.

Reasons parents would want to contact the police and school officials:

- A threat is made to your child's life or physical safety;
- Your child arrives home from school showing signs of severe physical or emotional abuse, which may include cuts, bruises, welts or acting excessively withdrawn and depressed;
- Your child's personal belongings have been stolen or severely damaged while at school; or
- Your child complains or shows signs of inappropriate sexual contact.

This list is only meant to provide parents with some examples for when they might consider contacting the police. It is up to the parents to judge whether police notification is appropriate. If you are unsure, you might want to contact the police and ask their opinion about the situation.

OPTIONS FOR APPEALS

The ABR gives options to parents who continue to be concerned with the result of an HIB investigation or any other steps taken by the school district or school. This section provides information on these options:

Why Might Parents Decide to Appeal Decision or Action?

Before parents decide to file an appeal, they should be clear on the reason for the appeal. Some examples include:

- Parents disagree with the results of an investigation. For example, the school did not find that HIB, as defined in the ABR, occurred and the parents have evidence to prove their point.
- Parents have reason to believe that the discipline, intervention or remedial steps taken by the school in response to the incident have not protected the child or prevented HIB.
- Parents believe they are entitled to more information on the investigation. (Please note that parents are only entitled to limited information under student records and privacy laws and regulations. For a list of these laws and regulations, see the section of this guide titled Create a School Safety Team on page 15).
- Parents have reason to believe that a part of the complaint process was handled unfairly or unlawfully by school officials.

How can Parents Appeal a Decision or Action?

Regardless of the appeal option chosen, it is important for parents to have detailed information about their concern. A clearly stated argument that includes facts helps everyone involved to more quickly and effectively reach a decision. Parents should always maintain a record of all documents, conversations or other matters related to an incident involving their child.

Parents should be prepared to explain, at a minimum:

• The issues, concerns and allegations that are the basis for the appeal;

- The actions taken by the parents, school officials and any other party to resolve the situation; and
- The parents' expected resolution of the appeal.

If applicable, the information a parent might keep or document includes:

- The names of the school, ABS, principal, CSA and others who have been involved in the matter;
- The name of the parent's child and the child's involvement in the incident (Was the child the alleged bully, the alleged victim or a bystander?);
- The reason for the investigation (the behavior or specific incident that lead the school to take action);
- The date the investigation began and ended;
- All disciplinary and remedial steps taken and by whom;
- The results of the investigation, the date the parents were provided a report on the results of the investigation and the names and titles of the school staff who provided parents with this information;
- The specific issues the parent has with the investigation findings and the actions of school officials, and the reasons for these concerns;
- The parent's conclusions from the facts of the incident and the investigation; and
- An explanation of the parent's expected result from the appeal;

These steps are only meant to provide suggestions and in no way are a complete or final list of all information parents should keep. In making an appeal, parents should review the board of education's policies and procedures to ensure there is a basis for their claim.

What Options are Available to Appeal a Decision or Action?

• Request a Hearing with the Board of Education (N.J.S.A. 18A:37-15(b)6(d)) — After parents are provided information on the results of an HIB investigation, they may request a hearing with the board of education to review the matter. A parent may request a hearing before or after the board's meeting where it accepts, rejects or changes the CSA's decision. There is no time limit on requesting a hearing; however, parents may want to take action as close to the investigation as possible.

The board must hold a hearing within 10 days of receiving a parent's request for a hearing, after the parent receives the results of an HIB investigation from the CSA. The hearing must be held in executive session in order to protect the privacy of the students. At the hearing, the board may hear from parents, the school's ABS, other school staff and administrators or any other individuals that may have information that is important to consider. The hearing must be held in accordance with the Open Public Meetings Law (*N.J.S.A.* 10:4-6 to 10:4-2) and the board of education's procedures. The main office of the school district can provide information on these procedures.

The hearing must take place whether or not the board has issued a decision on the CSA's report. If the hearing occurs before the board decision, the board should consider the information presented at the hearing in reaching its decision on the CSA's report. If the hearing occurs after the board's decision on the CSA's report, the board should take

appropriate action, in line with the new information. The facts and the district's policies and procedures will determine any additional actions to be taken.

- How to Request a Board Hearing The ABR does not include information on the method parents should use to request a board hearing. For this reason, parents should contact the district's main office for this information. Some examples of ideas for requesting board hearings and other appeals are described below:
 - o Make a phone call to the school district's main office;
 - o Send a formal letter to the district by certified mail;
 - o Send an email to the district; or
 - o Complete and send the request form or other document provided by the district.
- Appeal to the Commissioner of Education (N.J.S.A. 18A:37-15(b)6(e)) Parents may appeal to the Commissioner of Education within 90 days of the board's decision on the CSA's report. Before appealing to the Commissioner, parents typically should attempt to resolve the matter with school and school district officials, including with the board of education. This process is described in the previous section titled The 10 Steps of the Complaint and Investigation Process (pages 17-19). For a more detailed description of the steps involved in petitioning to the Commissioner, please see either Appendix B of this guide, the NJDOE's website at http://www.state.nj.us/education/genfo/faq/faq_candd.htm, or chapter 3 of the document titled Guidance for Schools on Implementing the Anti-Bullying Bill of Rights Act found at http://www.state.nj.us/education/students/safety/behavior/hib/guidance.pdf.
- Appeal to the Appellate Division of the Superior Court of New Jersey Parents may appeal the Commissioner of Education's decision to the Appellate Division of the New Jersey Superior Court. For a more detailed discussion of the steps involved in appealing to the Appellate Division, please see either Appendix C of this guide, the Appellate Division of the Superior Court's website at http://www.judiciary.state.nj.us/appdiv/forms/forms.htm, or chapter 4 of the document titled Guidance for Schools on Implementing the Anti-Bullying Bill of Rights Act found at

http://www.state.nj.us/education/students/safety/behavior/hib/guidance.pdf.

PART II: BULLYING PREVENTION AND RESPONSES TO BULLYING FOR PARENTS

How to Help Stop Bullying (Prevention)

The most effective way to prevent bullying, whether inside or outside of school, is for parents, students, school staff and community members to cooperate in planning and acting to stop HIB. This part of the guide gives parents actions they can take in their home, the community and their child's school to prevent bullying any place it might occur.

Work Together with Your Child's School to Stop Bullying

There are many different actions parents can take to make sure their children's schools are correctly dealing with bullying. These actions include:

• Knowing the district's anti-bullying and other policies – Taking the time to read the anti-bullying policy and code of student conduct will provide parents with an understanding of the

steps the school must take when HIB or other misconduct takes place. Understanding the policies and procedures will help parents decide whether a school is taking proper action. The district's anti-bullying policy must be made available to parents each year and must be posted on the home page of the district's website (*N.J.S.A.* 18A:37-15b(11)).

- Helping with the development of the district's HIB policy Each school district must include parents when developing the anti-bullying policy (N.J.S.A. 18A:37-15). This helps to insure the policies reflect the needs and unique experiences of the student's backgrounds. Many schools hold meetings and provide other opportunities for parents to discuss the school's policies and share ideas for improving them. Participating in these meetings allows parents to take an active role in shaping the daily operations of their child's school.
- Being active in your children's educations One of the best ways parents can protect their children at school is to take an active role in their education. Some ways parents can be involved with their children's schools include:
 - Volunteer to be the parent representative on the school safety team;
 - Ask questions about the findings and activities of the school safety team;
 - Attend board of education meetings and learn about bullying incidents and activities;
 - Attend the public hearings held twice each school year when the CSA reports on the incidents of HIB to the board of education;
 - Contact the school to identify other meetings and opportunities to comment on the school district's policies and practices;
 - Attend parent-teacher conferences and contact your child's teacher regularly to stay updated on how your child is doing at school. Ask about what your child is learning, if he or she is having trouble with any school work, and what you can do to help. Also ask if your child gets along with the other children or if he or she is having any difficulty interacting with other students in the school;
 - Attend Parent Teacher Association (PTA) meetings;
 - Make an appointment with the principal if you have concerns with school policies, how school staff follow the policies, or other issues, such as the condition of school facilities, curricular or extra-curricular activities; and
 - Make an appointment with the CSA if you have concerns with the operation of the school district.

Take Action to Help Stop Bullying

Before children begin to attend school, they learn to interact from behaviors they observe in their homes and communities. Research reports indicate that the success of any bullying prevention program is 60% based on whether the same types of approaches are used in the home. ⁱⁱⁱ Some ideas for parents to use to help to stop the cycle of bullying include ^{iv}:

• *Build empathy* – Encourage empathy by teaching your children about the struggles all human's face, including pain, rejection and misunderstanding. Help your children to understand the common human experience and to understand and accept all people, especially those who may look, speak, act or seem different from them.

- *Teach respect* Teach respect for differences among people. Discuss the subjects of hate, prejudice and intolerance, and help your children learn about others who are different from them.
- Be a role model Behave the way you want your children to behave. Being patient and respectful is one of the most effective ways to show your children how to be patient, understanding and respectful of the rights of other individuals or groups. Children who hear adults using hurtful or "put down" words to describe people, groups or things that they do not like, will use the same language.
- Show interest in your children's life and be an empathetic listener Show your children that you are interested in learning about their hobbies and ordinary activities. Ask about their days at school and their school work, not just grades. Make it clear to your children that you want them to be happy, and that you accept and love them as they are. Encourage open communication.
- Actively supervise your children Active supervision helps to set clear, reasonable, consistent and age-appropriate rules and guidelines for your children. Clearly explain how you expect your children to behave, and be consistent in how you handle bullying that takes place inside and outside of the home.
- *Know your children's friends* Meet your children's friends; get to know them and their activities. Get to know the parents of your children's friends. Your children's friends and activities can have a major effect on their behavior and how they relate to others.
- Become involved in your community Learn what is happening in your community. The behavior of people in the community may effect how your children behave. You can help stop the cycle of bullying by becoming involved in community activities and taking steps to ensure it is a safe and supportive environment. These steps can include communicating regularly with public safety officials in your area, and asking your neighbors to keep an eye on your children and to report any incidents of harmful or unlawful behavior.
- Encourage positive problem solving Discourage verbal and physical revenge by telling your children that this type of behavior is unacceptable. Encourage your children to solve conflict with words and not with physical or verbal abuse. Suggest they walk away from difficult incidents and talk to an adult for guidance.
- Ask questions Ask your children questions about the way they handle social situations to determine whether they are being bullied or are bullies. Ask school staff about things they see in your children's social relations to help confirm whether there is need for concern.
- *Disapprove of bullying* Send a clear message that bullying behavior is unacceptable and will not be tolerated. Teach your children not to laugh when other children are being bullied, not to take part in bullying and not to support bullies.

- Teach your children to be "upstanders," rather than bystanders Stopping the cycle of bullying involves teaching your children to be "upstanders," instead of being bystanders. Bystanders are people who watch bullying, including cyberbullying, and who do or say nothing to stop it or help. When bystanders do nothing, they are sending a message to the bully that they accept bullying. Upstanders are people who take some action when they see bullying. Below are some actions you can suggest to your children that will prevent them from acting as bystanders and help them be bystanders.
 - Do not laugh or encourage the bully in any way;
 - Stay at a safe distance and help the target of the bullying get away;
 - Do not give the bully attention and support by watching;
 - Reach out to the victim in friendship;
 - Support the victim in private;
 - Include the victim in some of your children's activities;
 - Tell an adult; and
 - Only take actions that are safe.

If your children take these actions, they can take an active role in stopping the bullying of others. Practicing these situations with your children can increase the chances they will act as "upstanders."

Bullying Prevention Activities Parents and Children Can Do Together

There are many specific activities parents can use to help their children develop empathy, respect for others and positive problem-solving skills, including the following:

- Perform community service Participating in community service with your children can help
 them to better understand people of different backgrounds, abilities, ethnicities, ages,
 educations and income levels. For example, research reports show that students who
 participated in service activities were more likely to treat each other kindly, help each other
 and care about doing their best^v. Consider having your children volunteer with an
 organization that focuses on servicing certain groups that are commonly misunderstood or
 harassed by others.
- Watch films that discourage prejudice Watching films with your children on the harmful effects of racism, homophobia, sexism and other forms of prejudice throughout history can help your children develop empathy and discourage them from bullying others. Watching these films may help children who have been bullied to identify with other groups that have been mistreated. Films on the civil rights movement may be useful. Many films that address these issues can be found at the public library.
- Read books or other literature that discourage prejudice Similar to watching films that address the prejudice many groups have faced, reading books on this topic can help your children develop empathy and discourage them from bullying others. Books that deal with prejudice should be available at the school library and in the public library.
- Visit museums and attend educational events on social issues Taking your children to museums or educational events with exhibits that focus on social issues, such as poverty, civil rights and prejudice, can help your children to better understand the lives and struggles

of others. Conducting an online search of museums and exhibits in your city or town may help to find some of these activities in your area. Many local community organizations, governments and public universities also regularly hold panels, workshops and other events on past and current social issues that are open to the public.

• *Keep your family up-to-date on current events* – Watching the news, reading the newspaper and engaging in other activities that help your children stay up-to-date on current events can have many benefits. Talking about the events and discussing the behavior seen can help to teach the behavior you want to see from your children. These activities can help them to better understand the effects their decisions have on themselves and others and can help your children become more empathetic and open to developing relationships with children that are different from them.

What to Do if Your Child is Being Bullied

Finding out that one of your children is a victim of bullying can be very difficult. If you suspect one of your children is being bullied at school, it is important to take action. Inaction can have harmful effects on the victim. Some of these effects include vi:

- Serious psychological and behavioral problems, such as low self-esteem, anxiety, depression, suicide, violence and criminal behavior;
- Physical problems, such as headaches, dizziness and stomachaches;
- Poor grades;
- Becoming fearful; and
- Developing the belief that adults are not in control or are uncaring.

Children at Risk for Being Bullied

Certain groups of students are especially at risk for being bullied. A list of some of these groups is provided below. If you believe your children might share some of the characteristics of these or other similar groups, be aware of changes in your children's behavior. Talk to your children about how they get along with other students at school and their friends. Ask the teacher for things he or she notices about your children.

- Students who are believed to be lesbian, gay, bi-sexual or transgender (LGBT) Research reports show that nine out of ten students who are perceived as LGBT have experienced harassment at school in the past year vii. It is important to note that students may not be bullied because they are LGBT youth, but because other students view them as having qualities that differ from them. For example, a young girl might be bullied and called names because she likes sports and hiking and dislikes wearing dresses and spending free time shopping. A boy might be called names for not liking sports, enjoying ballet or for displaying behaviors that are identified as "feminine."
- *Overweight students* Children who are overweight or obese are more likely to be bullied than their non-obese peers, regardless of gender, race or socioeconomic status. viii
- Students with learning or physical disabilities Studies conducted in the United States found that children with disabilities were two to three times more likely to be the victims of bullying. In addition, the bullying experienced by these children was more chronic in nature and directly related to their disability. ix

- Students who appear to be intellectual or introverted These might be students who are believed to be unsocial, or are very interested in school subjects, such as science or math.
- Students who wear clothing, have certain hair styles or engage in some other form of self-expression that is identified as different from the norm This could include students who like to only wear black or who dye their hair bright colors.

Signs that Your Child is Being Bullied

Children often will not tell parents about being bullied because they are embarrassed or ashamed; afraid of revenge from the bully; or do not believe that the situation will change if they report it. Since it may be difficult for a child to tell a parent he or she is being bullied, there are many signs parents can identify. The signs below may or may not be an indication of bullying. But if parents see these signs, they should consider bullying as a possible reason for the behavior ^x:

- Your child comes home from school with torn or dirty clothing or damaged books;
- Your child has cuts, bruises or scratches;
- Your child has few, if any, friends or playmates;
- Your child seems afraid to go to school, or complains of headaches or stomach pains;
- Your child does not sleep well or has bad dreams;
- Your child loses interest in schoolwork;
- Your child seems sad, depressed or moody;
- Your child is anxious or has poor self-esteem; or
- Your child is quiet, sensitive or passive.

If your child is showing any of these warning signs, you should talk to them to find out the cause and then take to your child's teacher or principal.

How to Help a Child Who is Being Bullied

If you believe your child is being bullied or if your child brings up the subject, it is important for you to take action. Below are some steps you can take xi:

- Report the matter to school officials If you suspect bullying, report the behavior and make it clear that you want an investigation according to the procedures in the ABR. You should always contact school officials if you believe an incident involves a student conduct issue that is affecting your child's education and well-being at school.
- *Document ongoing bullying* Team with your child to keep a record of all bullying incidents. If the behavior involves cyberbullying, keep a record of all messages or postings. Do not erase or change any electronic files. More information on cyberbullying is provided in the sections of this guide titled Steps to Prevent Cyberbullying (page 33), What to Do if Your Child Experiences Cyberbullying (pages 33-34) and Cyberbullying Resources (pages 36-37).
- *Talk with your child* Give your child undivided attention.
- *Empathize with your child* Reinforce that bullying is wrong, that it is not your child's fault, and that you are glad they had the courage to tell you about it.

- *Develop solutions together* Work together to find solutions and provide positive ideas for ways to respond to bullying. Help your child gain confidence by rehearsing the responses.
- *Be persistent* Bullying, especially ongoing bullying, may not be stopped in one attempt.
- *Stay alert to other problems* Some of the warning signs for bullying might actually be indicators of other serious problems.
- Cooperate with school staff Partner with school staff and stay informed of investigations to be sure the ABR is being followed.

What Not to Do if You Believe Your Child is Being Bullied

It can be challenging to know the most helpful things to do and say if your child is being bullied. Some things a parent should *not do* include the following xii:

- Do not tell your child to ignore the bullying The message your child might "hear" is that you do not take his or her concerns seriously or do not care about his or her safety and well being. Ignoring or downplaying bullying often encourages it to continue or to become more serious. Instead, be supportive and gather information about the bullying.
- Do not blame your child for being bullied Do not assume that your child did something to cause the bullying. The actions of a child might start a conflict, but this is not the case with bullying, where the child is the victim of unwanted and uninvited aggression.
- Do Not encourage your child to harm or "get back at" the person who is bullying them This could get your child hurt, suspended or expelled from school or sent to court.
- Do not contact the parents of the students who bullied your child This might make matters worse by increasing the pressure on your child, increasing the bullying or bringing about bullying from the parent. School officials should contact the parents of the involved student(s).
- Do not demand or expect a solution right away Indicate that you want to determine the best course of action, but need to be sure that your child is safe. Also, be aware that the ABR limits the ability of school staff from revealing information on the students who might be involved in the situation, including the disciplinary actions taken against other students. The law preventing school officials from giving you details on other students does not mean appropriate action has not been taken.

What to Do if Your Child is Bullying Others

Finding out that your child has bullied another person can be very difficult. The first step is to admit your child behaved in this way. Some parents may have difficulty accepting this because they have not seen their child behave in this way. Some parents may be concerned that they will be blamed for their child's conduct. Despite these concerns, it is very important for parents to deal with their child's behavior. Bullying is not harmful just to the victims. A child who bullies others also has an increased chance for problems, including xiii:

• Higher risk for engaging in risky and criminal behavior as adults;

- Higher risk for substance abuse;
- Higher risk of being disciplined at school, which can include suspension, expulsion and other measures:
- Missing or dropping out of school;
- Poor grades; and
- Developing an inability to empathize and interact with others.

Signs that Your Child Might be Bullying Others

If your child behaves in one or more of the following ways, it might indicate that he or she bullies others. If you observe these behaviors xiv, you might want to spend some extra time talking with your child about his or her behavior and schedule a conference to talk about your concerns with school staff:

- Teasing, threatening or kicking other children;
- Being hot-tempered, hyperactive, impulsive or having a hard time following rules;
- Being aggressive toward adults;
- Acting tough or showing no sympathy for others;
- Being involved in other antisocial behavior, such as vandalism or theft; and
- Engaging in controlling or dishonest behavior.

Reasons Children Bully Others

Children bully others for many different reasons. Parents can develop more effective responses to stop their children from bullying if they know the reasons for the behavior. Some things that might contribute to bullying behavior include the following (*adapted from the Center for Safe School's Pennsylvania Bullying Prevention Toolkit*):

- Control and power Many children bully in an attempt to have control over others or to get
 power within a group. Providing children with stability and the freedom to make some of
 their own decisions can help in dealing with this issue. Discussing fair limits for their
 behavior with your children and putting these limits into effect time after time is another way
 to address this issue. Teaching these children acceptable social skills and ideas for
 cooperating with others also is important.
- Peer attention Children often receive positive attention for their bullying behavior. When other children laugh at or join in the bullying, children are supported for their bullying behavior. This may be addressed by keeping track of your children's friends and activities, and by talking about the difference between giving attention to others for good and bad behavior.
- Learned behavior and indifferent attitudes toward bullying Parents' attitudes toward peer aggression and bullying can have a major effect on their children's behavior. If parents through their inaction or action approve of bullying, (which can include allowing their children to bully one another) the children may mistakenly think that bullying is acceptable behavior and a normal part of growing up. Parents should take action when they see bullying behavior and be clear that it will not be tolerated.
- *Bias issues* Some bullying is driven by personal prejudice or social norms that reject certain groups. A listing of groups that are especially susceptible to bullying is provided in the

section of this guide titled Children at Risk for Being Bullied (pages 26-27). If parents suspect one of their children is prejudiced towards a certain group(s), they can help by talking with the child about the reasons for it. Parents also can have their children participate in activities and counseling that build empathy and respect for others. A listing of activities is provided in the section of this guide titled Bullying Prevention Activities that Parents and Children Can do Together (pages 25-26).

• Being a victim – Bullying is part of a vicious cycle. Some children may bully others because they are victims of bullying. If you suspect one of your children is bullying another person(s), consider whether or not they have ever shown any signs of being a victim of bullying (see the section titled Signs that Your Child is Being Bullied on page 27). Think about whether your child is a member of any group(s) that is especially susceptible to bullying. If the child who bullies also is a victim, contact the school about your concerns, and inform your child that bullying others is not the way to stop bullies.

How to Help a Child Who Bullies Others

If you find out that your child is bullying others, take the issue to heart and develop a plan with your child that will help stop the bullying. The section of this guide titled Bullying Prevention Activities that Parents and Children Can Do Together (pages 25-26) provides examples of things a parent can do to address bullying issues with a child. Additional steps a parent can take include xv:

- Calmly and thoroughly discuss the problem Talk with your child about the bullying behavior, and ask for their account of any specific incidents of bullying. Listen carefully and stay neutral. Calmly explain the behavior that you are concerned about and ask for an explanation of the incident(s) and details on your child's role.
- Clearly state your disapproval, and develop clear and consistent rules Make it clear to your child that you take bullying seriously and that it is not acceptable behavior. Calmly inform the child that you will not tolerate bullying behavior. Develop clear rules for your child's behavior. Always praise the child when he or she follows the rules, and always put into action fair consequences if your child breaks the rules.
- Spend time with your child, and know their activities Spend quality time with your child. Carefully check on their activities, including when they are online or texting. Be aware of your child's friends and the ways your child and his or her friends spend their free time. Help them watch their own behavior.
- Encourage your child's talents and positive attributes Build on your child's talents and positive attributes. Encourage him or her to get involved in social activities and community service.
- Work closely with the school Ask the school to keep you informed about your child's behavior. Develop strategies together to address the bullying. Team up to send clear messages to your child that the bullying must stop. You need to work together with school staff to ensure the bullying does not happen again.

- Get counseling or other assistance for your child Talk with a school counselor or other health care professional about available counseling or other services for your child. These services can help your child learn new behaviors.
- Help your child connect with other youth who show positive behavior Other children can serve as positive role models for your children, and can have a positive influence on their behavior, helping them work through the reasons of their behavior.

What Not to Do if Your Child is Bullying Others

The shame, anger, fear or misunderstanding parents might feel when they discover their child bullies other children can lead them to take actions which may make the situation worse. Below are some actions parents *should not* take in this situation:

- *Do not blame the victim* Do not assume the victim did something to bring the bullying on himself or herself. A child may provoke conflict, but this is not the case in bullying, where the child is the victim of one-sided and unwanted or uninvited aggression.
- *Do not overreact* Becoming extremely angry or using too much discipline can lead your child to become fearful, defensive and resentful, which could prevent him or her from understanding that bullying is wrong. This also could result in your child feeling victimized and acting more aggressive and angry towards others.
- Do not contact the parents of the victim This might make matters worse by increasing the pressure on your child, increasing the bullying or bringing about bullying from the parents. School officials should contact the parents of the involved student(s).
- Do not support your child's behavior or say it is "normal" Make sure you clearly tell your child bullying is wrong. Do not laugh or make light of the bullying behavior. You should not discuss bullying as a normal or accepted behavior, since it can have serious consequences for the bully and the victim.
- Do not expect your child to change right away Do not accept your child's conduct; however, understand that some bullies have deep issues that lead them to mistreat others. Be patient with your child as he or she learns the reasons for the bullying and ways to stop bullying.
- Do not tell your child that he or she is a bad person" Using bad behavior does not mean the child is a bad person. Telling your child that he or she is a "bad person" can lead the child to feel worthless, or unable or unwilling to change.

Steps to Prevent Cyberbullying xvi

In the digital age, it is important for parents to keep an eye on their children's online activity and understand ways to deal with cyberbullying. Steps parents can take to prevent their children from cyberbullying or from becoming victims of cyberbullying or other problems on the internet, include:

Become knowledgeable about current technologies and provide clear rules for their use –
 Some rules to consider for your children include:

- Do not share personal information with anyone online other than your parents or specific individuals your parents permit; this includes passwords and login names;
- Do not become involved with online gossip or harassment; this includes making comments or forwarding hurtful pictures or messages to other people; and
- Do not visit websites designed only for adult use.
- *Keep computers and other technology in public areas in your home* This will ensure you can easily watch your child's online activities.
- *Use protective software* Obtain and install this software onto all of your computers or other electronic equipment your child can access. Use it to monitor, limit access or block certain sites you do not want your child to use.
- Do not ban your child from using technology This could actually encourage your child to hide their online activities. It may cause them to engage in rebellious behavior online and offline because they feel deprived or resentful.

What to Do if Your Child Experiences Cyberbullying

- *Do not reply* People who cyberbully typically want a reaction from their target or their audience. Stop yourself or your child from responding, even if you are angry and it seems justified.
- Save all evidence related to the cyberbullying This includes printing a copy of all web content of the bullying of concern and saving or keeping all of this information on the computer, if possible. This evidence can help in the event that law enforcement or school authorities investigate the incident.
- Contact other adults and authorities Do everything you can to be sure the cyberbully is
 held accountable for his or her actions. If the cyberbully makes a direct threat to a person's
 physical safety, you should immediately contact the police. If the cyberbulling happens at
 school, carries into class or continues through the school day, a school administrator should
 be told.
- Contact the website where the cyberbullying occurred Request that any offensive content be removed and that the cyberbullies be blocked. Many websites accept abuse complaints through a web link option or by email.

PART III: BULLYING PREVENTION RESOURCES FOR PARENTS

New Jersey Bullying Prevention Resources

Education Law Center

www.edlawcenter.org(973) 624-1815, (973) 624-4618 (tty)

Offers information, referrals and, in a limited number of cases, representation to parents and students in disputes with public schools. Targets low-income families in high poverty school districts and selects cases that raise systemic issues.

Garden State Equality

http://www.gardenstateequality.org/

Phone: 1 877 NJBULLY or text NJBULLY to 66746

The largest civil rights organization in New Jersey committed to advocating for the lesbian, gay, bisexual and transgender and questioning community and to stopping the bullying of all groups. Garden State Equality also has an anti-bullying hotline that students, parents or concerned friends of a bullied student can call or text for help.

Gay, Lesbian and Straight Education Network www.glsen.orgNorthern New Jersey Chapter (973) 249-9107 - glsen_nnj@yahoo.com Central New Jersey Chapter

(609) 448-8243 - cnj.glsen@comcast.net

Promotes each member of a school as equally valued regardless of sexual orientation or gender identity. Provides anti-bullying workshops and programs that promote tolerance and address gender bias and harassment.

New Jersey Coalition for Bullying Awareness and Prevention www.njbullying.org

(908) 522-2581

Dedicated to increasing community awareness of bullying. Provides information and trainings on bullying prevention.

New Jersey Department of Education's resources supporting the New Jersey Anti-Bullying Bill of Rights Act

http://www.state.nj.us/education/students/safety/behavior/bullying/#si

New Jersey Department of Education's Model Policy and Guidance for School on Harassment, Intimidation, and Bullying on School Property, at School-Sponsored Functions and on School Buses

http://www.state.nj.us/education/parents/bully.htm

New Jersey Department of Education's Keeping Our Kids, Safe, Healthy and in School Website http://www.state.nj.us/education/students/safety/http://www.state.nj.us/education/students/safety/behavior/bullying/

New Jersey Division on Civil Rights www.njcivilrights.org(609) 292-4605

The agency responsible for investigating discrimination complaints and eradicating illegal discrimination in New Jersey. To file a complaint, contact a regional office. Please check the website for contact information in your region.

New Jersey Office of Bias Crimes and Community Relations/New Jersey Cares About Bullying www.njbiascrime.org(877) NO-BULLY (662-8559) (800) 277-BIAS (2427)

Assists schools and communities in developing anti-bullying policies by offering workshops and trainings. Provides information and referrals regarding bullying.

New Jersey State Bar Foundation

www.njsbf.org(732) 937-7517

Provides free bullying-related training programs to New Jersey school staff members, as well as video resources, publications, posters and support to other New Jersey organizations. Maintains a referral hotline for parents and others seeking legal representation.

Statewide Parent Advocacy Network

www.spannj.org(973) 642-8100

Supports families and professionals in the healthy development of children and youth. Offers individual services, publications and trainings.

Youth Consultation Service Center for the Prevention of Violence www.ycs.org(973) 482-8411

Offers a variety of school- and community-based programs that address youth violence.

General Bullying Resources

Books and Articles

Bullying: A Handbook for Educators and Parents. Rivers, I., Duncan, N., and Besag, V. E. (2009). Rowman & Littlefield Education, Lanham, MD.

Coloroso, B. (2003) The bully, the bullied, and the bystander: From preschool to high school: how parents and teachers can help break the cycle of violence. NY: Harper Collins.

Fried, S., & Fried, P. (1998). Bullied and victims: Helping your children through the schoolyard battlefield. New York, NY: M. Evans & Co.

Garbarino, J., & deLara, E. (2002) And words can hurt forever: How to protect adolescents from bullying, harassment and emotional violence. NY: Free Press.

Mullin, N. L. (2009). Olweus bullying prevention program companion bibliography. Pittsburgh, PA: Highmark Foundation

Pellegrini, A. D., Bartini, M., & Brooks, F. (1999). School bullies, victims, and aggressive victims: Factors relating to group affiliation and victimization in early adolescence. Journal of Educational Psychology, 91(2), 216-224.

Snyder, J. M. (February, 2003) What Parents Can Do About Childhood Bullying. Schwab Learning Center, (www.schwablearning.org) Charles and Helen Schwab Foundation. Retrieved August 12, 2005, from http://www.schwablearning.org/articles.asp?r=697.

The Truth about Bullying: What Educators and Parents Must Know and Do. Urbanski, J. and Permuth, S. (2009). Rowman & Littlefield Education, Lanham, MD.

What Parents Should Know about Bullying (2002). Prevention Child Abuse America Publication. South Deerfiled, MA. (1-800-835-2671.

Online Resources

Stop Bullying.gov – This website provides information from various government agencies on ways children, teens, young adults, parents, educators and others in the community can prevent or stop bullying.

www.stopbullying.gov

Cyberbullying Resources

Commonsense Media, Cyberbullying Toolkit – This toolkit, accessible online, provides tips and resources for educators, parents and youth on the topic of cyberbullying. www.commonsensemedia.org/educators/cyberbullying-toolkit

Cyberbullying Research Center – The Cyberbullying Research Center is dedicated to providing up-to-date information about the nature, extent, causes and consequences of cyberbullying amongadolescents. www.cyberbullying.us

Hinduja, S., & Patchin, J. W. (2009). Bullying beyond the schoolyard: Preventing and responding to cyberbullying. CA: Corwin Press.

Kowalski, R. M., Limber, S. P., & Agatston, P. W. (2008). Cyber bullying: Bullying in the digital age. Malden, MA: Blackwell.

National Crime Prevention Council (NCPC) – The NCPC provides information and resources regarding crime prevention, including cyberbullying and cyber crimes. www.ncpc.org/topics/cyberbullying

National Center for Missing and Exploited Children – The center's Netsmartz program is an online resource for parents and educators on the topic of online safety and cyberbullying. www.netsmartz.org/cyberbullying

Protecting Kids Online (PKO) – PKO is a network of law enforcement officers that have training in internet safety. They are available to conduct free workshops in schools and communities. www.safeschools.info/internet-safety/aboutinternet-safety

Willard, N. E. (2007). Cyber-safe kids, cyber-savvy teens: Helping young people learn to use the internet safely and responsibly. CA: John Wiley & Sons.

Resources on Bullying and Protected Class Issues

American Civil Liberties Union (ACLU) – The ACLU is an advocacy organization that publishes numerous guides to students' rights. Several recent publications focus on the issue of

bullying and gay/lesbian students. These publications can be found by searching the ACLU website. www.aclu.org

Anti-defamation League (ADL) – The ADL works to end anti-Semitism and all forms of bigotry, while working to protect civil rights for all. The ADL has numerous publications and programs that focus on ending harassment in schools and communities.

www.adl.org

Office of Civil Rights (OCR), U.S. Department of Education – OCR enforces several federal civil rights laws on discrimination through programs or activities that receive federal funds from the Department of Education. These laws include Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title IX of the Education Amendments of 1972, and Title II of the Americans with Disabilities Act of 1990. OCR's 2010 "Dear Colleague Letter" outlines school's responsibilities in responding to bullying and harassment, particularly in relations to protected groups.

www2.ed.gov/about/offices/list/ocr/index.html (215)656-8541

Parent Advocacy Coalition for Educational Rights (PACER) – PACER works to expand opportunities and enhance the quality of life of children and young adults with disabilities and their families, based on the concept of parents helping parents. They have extensive online resources for parents, educators and students on the topic of bullying. PACER publishes a booklet called Beyond Sticks & Stones: How to Help Your Child with a Disability Deal with Bullying.

www.pacer.org (888)248-0822

Wasley, L. (2005). Taking bullying seriously: Is your child a target? Strategies and interventions for parents/guardians of children with special needs. Novato, CA: Matrix Parent Network. www.matrixparents.org/pdf/packetsArticles/BullyingArticle.pdf

Bullying and Lesbian, Gay, Bisexual, Transgender and Questioning (LGBTQ) Resources

Gay, Lesbian and Straight Education Network (GLSEN) – GLSEN works to assure that each member of every school community is valued and respected regardless of sexual orientation or gender identity/expression. GLSEN provides resources for educators, youth and advocates. www.glsen.org

It Gets Better Project – This project was created to show young LGBTQ people the levels of happiness, potential and positivity their lives can reach – if they can just get through their teen years. www.itgetsbetter.org

The Trevor Project – This is a national organization that publishes educational resources for parents and schools and provides information, resources and crisis prevention services to LGBTQ youth and their allies. .

www.thetrevorproject.org.

APPENDIX A

Parent Rights and School Responsibilities to Parents under the ABR

The chart below summarizes each of the requirements in the *Anti-Bullying Bill of Rights Act* (ABR) related to parents. The left column includes a reference to the requirement and its citation in the ABR. The right column provides a description of parent's rights under the corresponding ABR Requirement.

ABR Requirement	Parent Component
Anti-Bullying Policy Development Each board of education must develop an anti-bullying policy. (N.J.S.A. 18A:37-15)	Parents must be represented in the process of developing each school district's anti-bullying policy.
Public Information A school's anti-bullying policy must be provided to and available to parents. (N.J.S.A. 18A:37-15b(11))	The HIB policy must be prominently posted on the home page of the school district's website, and the HIB policy must be distributed annually to parents.
Contact information for the district antibullying coordinator and the school antibullying specialist(s) must be posted on the websites of the school district. (<i>N.J.S.A.</i> 18A:37-15b(12)	Contact information for the district antibullying coordinator must appear on the homepage of the school district's website. Contact information for the district antibullying coordinator and school anti-bullying specialist must appear on the homepage of the school's website.
The NJDOE was required to develop a guidance document for use by parents, school districts and students. The NJDOE chose to develop two publications: <i>Guidance for Schools on Implementing the Anti-Bullying Bill of Rights Act</i> and this document. The NJDOE's guidance documents must be posted at an easily accessible location on the websites of each school district, the NJDOE and the Division on Civil Rights. (<i>N.J.S.A.</i> 18A:37-24b)	Each school district's website and the websites of the NJDOE and the Division on Civil Rights must provide parents with access to the guidance documents

ABR Requirement	Parent Component
School Safety Team A school safety team must be formed in each school in the school district to develop, foster and maintain a positive school climate by focusing on the ongoing, systematic process and practices in the school and to address school climate issues such as HIB. (N.J.S.A. 18A:37-21)	A parent of a student in the school must be a member of the school safety team. However, the parent is not allowed to participate in team activities that might compromise the privacy of a student.
Bullying Prevention Programs, Approaches or Other Initiatives Schools and school districts must annually establish, implement, document and assess bullying prevention programs, approaches or other initiatives that are designed to create school-wide conditions to prevent and address HIB. (N.J.S.A. 18A:37-17)	Parents must be involved in the process of annually reviewing and putting into practice the bullying prevention programs, approaches or other initiatives.
Public Reporting Two times each school year at a public hearing, the chief school administrator (CSA) must report to the board of education all incidents of violence, vandalism and harassment, intimidation and bullying which occurred during the previous reporting period. (<i>N.J.S.A.</i> 18A:17-46)	Parents may participate in the public hearings. A link to the reports must be available on the district's website.
The report must be used to grade each school and school district for the purpose of assessing their efforts to implement policies and programs consistent with the ABR. (<i>N.J.S.A.</i> 18A:17-46)	The grade for each school and the school district must be posted on the homepage of the school district's website. The grade for a school must be posted on the homepage of each school's website.

ABR Requirement	Parent Component
Bullying Investigation Procedure Each school district's anti-bulling policy must include an investigation procedure that contains all of the procedures in the ABR. (<i>N.J.S.A.</i> 18A:37-15b(6))	Following the verbal report of a suspected incident of bullying to the principal, the principal must inform the parents of the suspected student offenders and victims. During the notification, the principal may, but is not required, to discuss the availability of counseling and other intervention services. It is suggested that the notice be made as soon as practical, but the ABR does not require a timeline for the notice.
Bullying Investigation Report A report of the results of the investigation and any additional steps taken by the CSA must be provided to the board of education by its next meeting following the completion of the investigation. ((<i>N.J.S.A.</i> 18A:37-15b(6)(c)).	Parents of all suspected bullying offenders and victims must be provided the following information within 5 days after the results of the investigation are reported to the board of education: • The type of investigation conducted; • Whether or not evidence of harassment, intimidation or bullying was found; or • Whether or not discipline was given or services provided to address the HIB.
Board Hearing A parent may request a hearing before the board of education. (N.J.S.A. 18A:37-15b(6)(d))	Parents may request the hearing after receiving the results of the investigation. The hearing must be held within 10 days of the request. The hearing must be held in executive session to protect the privacy of the students.

ABR Requirement	Parent Component
Rights of Appeal and Other Legal Options A parent may appeal to the Commissioner of Education. (N.J.S.A. 18A:37-15b(6)(e))	Parents may appeal the board of education's decision to the Commissioner of Education no later than 90 days after the board issued the decision. (See Appendix B)
A parent may appeal to the Appellate Division of the Superior Court.	Parents may appeal the Commissioner of Education's final determination to the Appellate Division of the Superior Court. (See Appendix C)
A parent may file a complaint with the Division on Civil Rights. (<i>N.J.S.A.</i> 10:5-1 <i>et seq.</i>)	Parents may file a complaint with the Division on Civil Rights within 180 days of the occurrence of any bullying incident that involves membership in a protected group, as stated in the <i>Law Against Discrimination</i> (<i>N.J.S.A.</i> 10:5-1 <i>et seq.</i>) (See Appendix D)
Report to law enforcement officials.	Contacting Law Enforcement Officials: Parents may contact their local police at any time, if they believe a law is being or has been broken or their child is or might be subject to bodily injury, whether or not related to a bullying incident.

APPENDIX B

Petitioning the Commissioner of Education To Hear and Decide Disputes Concerning N.J.S.A. 18A:37-13 et seq.

The New Jersey Department of Education's (NJDOE) Office of Controversies and Disputes assists the Commissioner in using the process established by the Administrative Procedure Act (http://www.state.nj.us/oal/general.html) to hear and decide disputes under the State school laws (http://www.state.nj.us/education/parents/law.htm), which includes *N.J.S.A.* 18A:37-13 *et seq.* A controversy or dispute under the State school laws arises when one party alleges that another has violated:

- State statutes governing education (Title 18A, found at <a href="http://lis.njleg.state.nj.us/cgi-bin/om_isapi.dll?clientID=228445&Depth=2&depth=2&expandheadings=on&headingswithhits=on&hitsperheading=on&infobase=statutes.nfo&record={754C}&softpage=Doc_Frame_PG42); or
- Rules of the State Board of Education (http://www.state.nj.us/education/code/). The allegations are generally as a result of different views of the meaning and application of the law, and one party seeks a legal ruling from the Commissioner resolving the dispute.

Typical parties in school law disputes are parents, who may file on their own behalf and/or on behalf of their minor children; adult students; school officials and employees; boards of education and board members; charter schools; private schools for the handicapped; and, in cases where decisions of NJDOE officials are appealed to the Commissioner, the State Department of Education. Common types of cases include disputes about student discipline (including for harassment, intimidation and bullying), student residency/domicile status, tenure/seniority claims, tenure charges, actions of local boards of education, certain decisions of the New Jersey State Interscholastic Athletic Association (NJSIAA), and final decisions on penalties recommended by the School Ethics Commission upon finding that school officials have violated the School Ethics Act.

What types of matters are not handled through Controversies and Disputes?

- Disagreement with a Local Board of Education Disagreement with a local board of education, in the absence of allegations that the law is being violated, does not create a viable dispute before the Commissioner. When a board exercises its discretion and takes action within the scope of authority granted it by statute or rule, unless a petitioner can demonstrate on appeal that the board's action was taken without rational basis or in bad faith, or was contrary to law, the Commissioner may not substitute his judgment for that of the board and must uphold the board's action.
- *Day-to-Day Issues* Many day-to-day issues commonly concerning parents, students and the public are not appropriate for judicial-type hearings and legal rulings at the State level and are best pursued through the local school district administration and board of education (http://www.state.nj.us/education/directory). Where problems or questions persist, assistance with resolution may be available through the office of the Executive County Superintendent of Schools (http://www.state.nj.us/education/counties/).
- *Complaints about School Personnel* Complaints about school personnel are not generally heard as disputes before the Commissioner of Education. In New Jersey, hiring, evaluating,

disciplining, and deciding whether to retain the services of teaching staff members rest with the local school district administration and board of education rather than the State. The Commissioner's role in such matters is limited to adjudication of any school law disputes that may arise under the particular circumstances, such as deciding tenure charges in accordance with *N.J.S.A.* 18A 6-10 *et seq.*, if certified by the board, or hearing any appeal by the filer of the charges, if the board voted not to certify them. Similarly, any action against a teaching staff member's license, other than suspension for resignation on insufficient notice, must be requested through the State Board of Examiners

(http://www.nj.gov/education/educators/license/sbe.htm), not the Commissioner

- *Special Education Disputes* Disputes arising under the laws governing special education are pursued through the NJDOE's Office of Special Education (http://www.state.nj.us/education/specialed/).
- *School Ethics Complaints* Complaints against school officials under the School Ethics Act are pursued through the School Ethics Commission (http://www.state.nj.us/education/ethics/).
- *Elementary and Secondary Education Act Complaints* Complaints under the federal Elementary and Secondary Education Act (No Child Left Behind Act NCLB) are handled in accordance with the NJDOE's NCLB complaint policy (http://www.nj.gov/education/grants/nclb/issues/complaint_policy.htm).
- *Compliance Investigation* Matters appropriate for NJDOE investigation or audit, such as overspent budgets, financial malfeasance, and compliance with criminal history record check laws, are best directed to the NJDOE's Office of Compliance Investigation (http://www.state.nj.us/education/genfo/faq/faq_oci.htm).

How do I initiate an appeal to the Commissioner of Education?

Before initiating an appeal to the Commissioner, a petitioner must generally have pursued available rights of appeal at lower levels, including the local board of education. If still aggrieved, a party may appeal to the Commissioner within 90 days (less where a specific law so requires) of receipt of notice of final action, by filing a Petition of Appeal with the NJDOE's Office of Controversies and Disputes according to the procedures detailed in *N.J.A.C.* 6A:3-1.1. *et seq.* (http://www.state.nj.us/education/code/current/title6a/chap3.pdf).

These rules require the following information, in the form of a petition as described at *N.J.A.C.* 6A:3-1.4:

- Name, address, telephone number and, if available, fax number of both the petitioner and the respondent (generally, the board of education);
- The specific allegation(s), and the facts supporting them, which constitute the basis of the controversy;
- A statement of the relief which the petitioner is seeking; and
- The signature of petitioner, or his/her attorney, if applicable.

Additionally, the petitioner must write or type the statement contained in *N.J.A.C.* 6A:3-1.4 attesting to the truthfulness of the allegations set forth in the Petition of Appeal; the statement must be *signed* by petitioner and *notarized*. Finally, the petitioner must serve a copy of the petition on each respondent and must submit to the NJDOE's Office of Controversies and

Disputes, with the Petition of Appeal, proof that each respondent was served (i.e., the petition was mailed or delivered). Such proof may be in any one of the following forms:

- An acknowledgment of service (mailing or delivering the petition) signed by the attorney for the respondent, or signed and acknowledged by the board of education or its agent;
- A sworn affidavit of the person making service;
- A certificate of service signed by the attorney making service; or
- A receipt (or copy) of certified mailing to the board of education's secretary or the board of education's attorney.

How do I request emergency relief in an appeal to the Commissioner of Education?

If relief is sought on an emergency basis, in addition to the information explained above the petitioner must file a motion accompanied by a memorandum addressing the standard for granting such relief pursuant to *Crowe v. DeGioia*, 90 *N.J.* 126 (1982); see *N.J.A.C.* 6A:3-1.6. This means the petitioner must demonstrate that:

- The petitioner will suffer irreparable harm if the requested relief is not granted;
- The legal right underlying petitioner's claim is settled;
- The petitioner has a likelihood of prevailing on the merits of the underlying claim; and
- When the equities and interests of the parties are balanced, the petitioner will suffer greater harm than the respondent will suffer if the requested relief is not granted.

Please note that – unless other applicable law provides a shorter time frame – there is a 90-day filing deadline for petitions of appeal, pursuant to *N.J.A.C.* 6A:3-1.3(i), and that efforts to resolve a matter informally do not generally absolve petitioners from compliance with this deadline, and failure to observe it may result in dismissal of a petition. Also note that submissions received after the close of NJDOE business at 4:15 p.m. will be deemed filed the next business day.

Papers are to be submitted to the following address:

Commissioner of Education c/o Director of Office of Controversies and Disputes New Jersey State Department of Education P.O. Box 500 Trenton, NJ 08625

With the *prior permission* of the Office of Controversies and Disputes and up to a limit of 10 pages, a petition may also be faxed to (609) 292-4333, with the hard copy to follow by mail. Questions may be directed to the Office of Controversies and Disputes at (609) 292-5705.

What happens after an appeal is filed?

Filing a Petition of Appeal initiates a "contested case proceeding" where the petitioner will bear the burden of proving the allegations made in the petition through presentation of evidence and argument. In most cases, the alleged violator ("respondent") will be required to answer the petitioner's allegations within 20 days, and the matter will be sent to the Office of Administrative Law (OAL) for hearing of testimony and argument and consideration of evidence by an Administrative Law Judge (ALJ) in accordance with the Administrative Procedure Act (52:14B-1). At the conclusion of OAL proceedings, the ALJ issues an initial decision recommending findings of fact and conclusions of law to the Commissioner.

The initial decision and entire case record are then sent to the Commissioner, who has 45 days from the filing of the initial decision to review the matter, receive exceptions from the parties, and issue a final decision adopting, rejecting or modifying the initial decision of the ALJ. The ALJ's decision is, in itself, of no force and effect, but final Commissioner decisions have the force of law unless stayed or reversed on appeal.

If a party is dissatisfied with the Commissioner's decision, can it be appealed?

Yes. Prior to enactment of P.L. 2008, c. 36 on July 7, 2008, Commissioner decisions – other than appeals from New Jersey Interscholastic Athletic Association (NJSIAA) decisions and NJDOE determinations in certain matters involving "Abbott" districts, which were, by law, appealable directly to the Appellate Division of the Superior Court – could be appealed to the State Board of Education and thereafter to the courts. As of July 7, 2008, however, all Commissioner decisions are final agency decisions appealable to the Appellate Division of the Superior Court.

How many cases are filed each year? Where can I find past Commissioner decisions? Between 500 and 600 Petitions of Appeal are filed most years. Many of these are withdrawn or resolved by settlement, but many others result in substantive decisions of the Commissioner. Substantive Commissioner decisions issued since mid-1997 are available on the NJDOE's website at New Jersey School Law (http://www.state.nj.us/education/legal/index.html), as is information about where to find earlier decisions.

APPENDIX C

Appealing Final Commissioner of Education Decisions To the Appellate Division of the Superior Court

The Appellate Division of the Superior Court is New Jersey's intermediate Appellate Court. It is comprised of 35 judges who sit in two and three judge panels chosen from parts consisting of four or five judges. Appellate Division judges hear appeals from decisions of the trial courts, the Tax Court and State administrative agencies. The Appellate Division decides 6,500 to 7,000 appeals and approximately 7,500 motions each year.

Procedure

There is a four-step process for appealing Commissioner of Education determinations to the Appellate Division of the Superior Court, which includes matters that pertain to the implementation of the Anti-Bullying Bill of Rights Act:

- Chief School Administrator Decision First, the chief administrator of a school district or a lead person of a charter school must render a decision on a harassment, intimidation and bullying case.
- Board of Education Determination Second, the school board or governing authority must either decide to accept, reject or modify the chief school administrator's or charter school lead person's decision.
- Commissioner of Education Appeal Third, the Commissioner of Education must render a decision on an appeal of the chief school administrator's or board of education's decision(s).
- Appellate Division Fourth, an appeal of the Commissioner of Education's decision may be filed with the Appellate Division of the Superior Court for a ruling.

Instructions and Forms

The Appellate Division may not take any action in a case until it has obtained jurisdiction in the matter. With few exceptions, the Appellate Division does not have jurisdiction unless a notice of appeal or a motion for leave to appeal has been filed. Instructions and forms for filing either a notice of appeal or a motion for leave to appeal can be found in the pro se kit and other materials located at http://www.judiciary.state.nj.us/appdiv/forms/forms.htm, and in the *Rules Governing the Courts of the State of New Jersey* (the Court Rules can be found at http://www.judiciary.state.nj.us/rules/). The pro se kit found at

http://www.judiciary.state.nj.us/appdiv/forms/10837_appl_prose_kit.pdf contains the following items.

- A cover letter:
- Appellate Division Practice Checklist;
- Instructions for completing the forms;
- Notice of Appeal form;
- Prescribed Transcript Request form;
- Civil Case Information Statement form;
- Criminal Case Information Statement form;
- Notice of Motion form; and
- Certified Statement in Support of Motion for Leave to Proceed as an Indigent form.

Before a party begins completing the forms mentioned above, the information below and the material referenced above should be carefully reviewed. It is suggested that when reviewing the Appellate Division Practice Checklist (http://www.judiciary.state.nj.us/appdiv/forms/forms.htm), you note especially the time limits for serving and filing documents and how these time limits apply to your case. An appeal may be filed as of right from a final agency decision within 45 days from the date of service of the decision or notice of the action taken. An appeal is properly filed by the timely submission of a notice of appeal, case information statement and transcript request form.

While the pro se kit (http://www.judiciary.state.nj.us/appdiv/forms/10837_appl_prose_kit.pdf) is not intended to be a comprehensive guide to practice and procedures in the Appellate Division, the information and forms contained therein should be helpful in the preparation of the documents that a party will need in order to proceed with an appeal.

Consideration should be given to obtaining the assistance of an attorney, since an appeal can be a complex, legal proceeding. Even if it is found that completing the forms is not a difficult task, please be aware that the level of assistance that the Clerk's office has provided through these detailed instructions does not continue throughout the course of an appeal. The Clerk's office cannot assist with the legal research that may be needed before writing can begin on an appellate brief; nor assist with assembling the documents that will be needed for the appendix; nor assist with drafting the procedural history, statement of facts, and legal arguments that will be required in the appellate brief. The assistance of the Clerk's office, to attorneys and to pro se litigants alike, is limited to procedural matters, i.e., information concerning the Court Rules and practice and procedure. The Clerk's office cannot provide any assistance or legal advice as to the issues, arguments or merits of an appeal.

Legal Assistance

If the party cannot afford to pay for an attorney in a civil matter, he or she may be able to obtain legal assistance from the Legal Aid office in the party's county.

Fees

A \$200 filing fee is required when filing a notice of appeal, and a \$30 filing fee is required when filing a motion for leave to appeal. Once an appellant has paid the filing fee, there is no fee required for filing a motion while the appeal is open. Please note, however, that any motion made after a case is closed must be accompanied by a \$30 filing fee.

In addition, if an appeal is being made of a final judgment, order or decision, a deposit for transcripts in the amount of \$500 for each day or fraction of a day of trial or hearing is to be paid, pursuant to *Court Rule* 2:5-3. This fee is paid to the court reporter that was present at the proceedings in question or, in the case of sound recorded proceedings, to the clerk of the court or agency in which those proceedings took place.

Assistance

Although an Appellate Division Practice Checklist is provided at http://www.judiciary.state.nj.us/appdiv/forms/forms.htm, please bear in mind that during the course of the appeal, it will very likely become necessary for the party to consult the full text of

the Court Rules and the cases construing the Court Rules. Copies of the Court Rules are available in the State Library in Trenton, in the law libraries in the county courthouses, at some county and municipal public libraries throughout the State and at http://www.judiciary.state.nj.us/rules/.

If, after consulting the materials provided in the pro se kit and the Court Rules, you still have questions concerning Appellate Division practice and procedure, you may contact the Appellate Division Clerk's Office at (609) 292-4822 for assistance.

APPENDIX D

The Division on Civil Rights: Jurisdiction and Services Regarding Harassment, Intimidation and Bullying

The ABR requires this guidance document to include an explanation of the jurisdiction and services of the Division on Civil Rights (DCR), New Jersey Department of Law and Public Safety in regard to specific types of harassment, intimidation and bullying (BULLYING). The information on the Division on Civil Rights is provided below.

DCR JURISDICTION

- Q1. What is the jurisdiction of the New Jersey Division on Civil Rights regarding bullying of students?
 - **A.** The New Jersey Division on Civil Rights (DCR) is the state agency charged with enforcing the New Jersey Law Against Discrimination (known as the LAD), *N.J.S.A.* 10:5-1 to -49.

Q2. Which schools are covered by the LAD?

A. The protections for students under the LAD do not apply to any school that is operated or maintained by a bona fide religious or sectarian institution. *Except for those religious schools*, all public schools, charter schools, private schools, technical or vocational schools, colleges and universities are required to comply with the LAD.

Q3. How does the LAD help to protect students against bullying?

A. The LAD is a state statute that prohibits bullying in most schools (see Q2) from discriminating against students based on race, creed, color, national origin, ancestry, nationality, sex, sexual orientation, gender identity or expression, and disability. (As discussed below, although DCR is the state agency charged with enforcement of the LAD, a student or parent may file a complaint directly with the Superior Court of New Jersey, without first filing with DCR.)

"Discrimination" includes bullying that targets a student because of any of the protected characteristics listed above. This is known as "bias-based bullying."

The LAD requires covered schools to take appropriate action to prevent and remediate harassment, intimidation and bullying that targets a student because of his or her *actual* or *perceived* race, color, religion, national origin, ancestry, nationality, sex, sexual orientation, gender identity or expression, or disability. When schools do not take appropriate preventative and remedial action, they may be held responsible for bias-based bullying committed by students, school employees, volunteers and by those contracted service providers who have significant contact with students.

Discrimination is based on a "perceived" protected characteristic when the perpetrator believes that the victim is a member of a LAD-protected group or has a LAD-protected characteristic, even if that belief is wrong. For example, harassing a heterosexual student using derogatory words or phrases commonly associated with homosexuality may constitute discrimination based on perceived sexual orientation. Similarly, harassing a non-Muslim student using anti-Muslim comments may constitute discrimination based on perceived creed or religion.

Q4. How does the LAD differ from the Anti-Bullying Bill of Rights Act?

A. The Anti-Bullying Bill of Rights Act addresses bullying that targets a student because of race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression, a mental physical or sensory disability, or because of any other distinguishing characteristic. The LAD prohibits harassment, intimidation or bullying that targets a student because of race, color, religion, national origin, ancestry, nationality, sex, sexual orientation gender identity or expression, or disability. The LAD does not cover harassment, intimidation or bullying that targets a student because of any other distinguishing characteristics.

Q5. Does the Anti-Bullying Bill of Rights Act change students' protections or school districts' obligations under the LAD?

A. No. The LAD has prohibited certain types of bullying since long before the legislature enacted the *Anti-Bullying Bill of Rights Act*, and the new law did not amend or change the LAD.

The *Anti-Bullying Bill of Rights Act* clarifies some rights and responsibilities and establishes new procedures. Following these procedures should make it easier to effectively prevent and remediate bullying. However, merely following the new procedures will not automatically insulate a school or school district from liability under the LAD, if the administration fails to take appropriate actions that are reasonably calculated to end the specific types of bias-based bullying taking place.

Q7. What does the LAD require a school administration to do regarding bias-based bullying?

A. When school staff or administrators know, or should know, that bias-based bullying is happening, the administration must take actions reasonably calculated to stop it.

The school or school district may be held liable under the LAD if the school administration failed to take actions reasonably calculated to stop the bullying, **AND**

The conduct was sufficiently severe or pervasive that a reasonable student of the same age, maturity level and protected characteristic would find that the biasbased bullying created an intimidating, hostile or offensive school environment.

Q8. Are people who report or complain about bias-based bullying in schools protected from reprisal or retaliation?

A. Yes. The LAD prohibits reprisal or retaliation against anyone who reports or complains about bias-based bullying. The LAD also prohibits reprisal or retaliation against anyone who assists someone else in reporting or complaining about bias-based bullying. Assisting someone else would include testifying at a hearing,

This means that it would violate the LAD for a school administrator, teacher, coach, other staff member or school board member to take away privileges or take any other adverse or negative action against anyone - student or adult - because he or she has complained about or reported bias-based bullying.

Q9. What can a student (or parent) do if he or she is being subjected to bias-based bullying?

A. The student or parent should report the bias-based bullying to the school administrators as soon as possible, and give them a reasonable opportunity to take action to stop it. If more incidents of bias-based bullying occur after your first report, you should report each new incident as soon as possible.

DCR SERVICES

The services provided by DCR regarding complaints of bias-based bullying are described below: DCR accepts and files administrative complaints. If the school administration does not remedy the situation within a reasonable amount of time after you have reported it, a student may file a formal complaint against the school or school district to seek relief under the LAD. (If the student is under age 18, the student's parent may file the LAD complaint on behalf of the student.)

• If the school administration has initiated an investigation under the *Anti-Bullying Bill of Rights Act*, in most cases it would be reasonable to delay filing a formal LAD complaint until after the school administrators have completed their investigation, and have reported the results of that investigation to you and to the local board of education.

A student or parent has *two options* for filing a LAD complaint:

Filing an administrative complaint with the New Jersey Division on Civil Rights, *or*Filing a complaint with the Superior Court of New Jersey. (If you choose to file your complaint in Superior Court instead of filing with DCR, you should also mail a copy of your complaint to DCR.) Additional information can be found in Chapter 4: Appealing Final Commissioner of Education Decisions to the Appellate Division of the Superior Court.

In deciding whether to file a complaint with DCR or the Superior Court, you may wish to consider factors such as the costs, and the procedures and remedies available in each forum. There is no charge for filing a complaint with DCR, while the Superior Court charges filing fees. A jury trial and the possibility of recovering punitive damages are only available in Superior Court.

If you choose to file an administrative complaint, you should contact the nearest office of the Division on Civil Rights:

Newark Regional Office: (973) 648-2700
Trenton Regional Office: (609) 292-4605
Camden Regional Office: (856) 614-2550
Atlantic City Regional Office: (609) 441-3100

An intake investigator will speak with you to determine whether your situation states a claim under the LAD. If it does, the DCR will prepare a complaint for you to sign, and it will be filed and sent to the school or school district.

More information about filing complaints is available on the DCR Website, which can be found at www.NJCivilRights.gov.

TIME FRAMES

Time frames for filing a complaint with the DCR or the Superior Court of New Jersey follow:

- If you choose to file a complaint with the DCR, it must be filed *within 180 days* of the most recent act of bias-based bullying;
- If you choose to file a complaint with the Superior Court, it must be filed *within 2 years* of the most recent act of bias-based bullying.

As noted above, if the school administration has initiated an investigation under the *Anti-Bullying Bill of Rights Act*, in most cases you should delay filing a formal LAD complaint until after the school administration has completed its investigation and reported the results of its investigation to you and to the local board of education. That report would normally be issued long before the end of the 180-day or 2-year limitations periods for filing a LAD complaint, but if you are close to those deadlines and wish to file a LAD complaint, you should keep track of the dates and make sure your complaint is filed before the deadline.

INVESTIGATION AND PROBABLE CAUSE DETERMINATION

The school or school district will file a written response to your complaint, and your complaint will be assigned to a DCR investigator, who will conduct an investigation. During the investigation, the investigator will gather information in a variety of ways, which may include getting copies of written records and other documents, and interviewing you and other witnesses. If the school administration has conducted an investigation under the *Anti-Bullying Bill of Rights Act*, the investigator also will review available documents related to that investigation.

During the investigation, the investigator will often attempt to negotiate a settlement between you and the school or school district, with the intent of amicably resolving your complaint without the need for a formal hearing.

If no settlement can be agreed upon, DCR will review the evidence gathered in the investigation, and will determine whether there is probable cause to support the allegations of your complaint.

If the investigation shows enough evidence to support your complaint, the Director of the Division on Civil Rights will issue a written report called a *Finding of Probable Cause*, and then a hearing on your complaint will be held in the Office of Administrative Law.

If, instead, the evidence gathered in the investigation shows that the school administration met its obligations under the LAD or that no actionable BULLYING under the LAD occurred, the Director of the Division on Civil Rights will issue a written report summarizing the evidence, and will sign a *Finding of No Probable Cause*, which dismisses your complaint.

Finding of Probable Cause and Prosecution of the Complaint

In cases in which the DCR Director has issued a Finding of Probable Cause, a State attorney will prosecute the complaint on behalf of the DCR, unless you choose to hire a your own attorney to represent you at the hearing,

At the hearing, an Administrative Law Judge (ALJ) will hear testimony from you and/or other witnesses and will review documents and other evidence presented in support of your complaint and evidence submitted in support of the school or school district's defenses. Based on the evidence presented at the hearing, the ALJ will issue a written recommended decision.

Issuance of a Final Order on the Complaint

After receiving a copy of the ALJ's recommended decision, both sides will have an opportunity to submit written objections (called "exceptions") to the Director of the DCR, who will make a final decision on the complaint.

The Director of DCR will review the ALJ's recommended decision and any exceptions submitted by the parties, as well as the documents and other physical evidence the ALJ accepted at the hearing. If the parties have provided all or part of a transcript of the OAL hearing, the DCR Director also will review relevant portions of the hearing transcript. Based on all of the evidence, the DCR Director will make a final decision on whether the evidence shows that the school or school district failed to meet its obligations under the LAD, and if so the remedies that should be ordered.

As remedies, the Director may order the school or school district to provide equitable relief (for example, improving anti-bullying policies and procedures or providing staff training) and to pay compensatory damages and your attorney's fees. The Director also may order the school or school district to pay monetary penalties to the State Treasury. Punitive damages are only available in Superior Court actions.

APPEALING A DCR FINAL AGENCY DETERMINATION TO THE APPELLATE DIVISION OF THE SUPERIOR COURT OF NEW JERSEY

Q.10. Which decisions of the DCR Director can be appealed?

A. A complainant may appeal a Finding of No Probable Cause. Either party may appeal the Findings, Determination and Order (Final Order) issued by the DCR Director after an OAL hearing.

Q11. What is the time frame for filing an appeal?

A. An appeal must be filed with the Appellate Division Clerk's office within 45 days of the date the party is served with the DCR Director's Final Order or Finding of No Probable Cause.

Q12. Will a State attorney be involved in an appeal?

A. If the school or school district files an appeal of the DCR Director's Final Order, a State attorney will represent DCR at the Appellate Division to the defend the DCR Director's Final Order.

If the complainant wishes to appeal all or part of the DCR Director's Final Order or Finding of No Probable Cause, he or she will need to retain his or her own attorney to file and present the appeal, or the complainant may instead proceed without an attorney (known as appearing "pro se"). When a complainant appeals a Finding of No Probable Cause or a Final Order, a State attorney will defend the DCR Director's Finding of No Probable Cause or Final Order.

The New Jersey Judiciary's website provides information and forms for proceeding at the Appellate Division without an attorney: http://www.judiciary.state.nj.us/prose/index.htm#appellate.

Additional information on the Appellate Division regarding appeals to final Commissioner of Education decisions is provided in this publication in Chapter 5, Appealing Final Commissioner of Education Decisions to the Appellate Division of the Superior Court of New Jersey.

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