

# All students at this school have a right to education

Regardless of immigration status  
Regardless of citizenship status  
Free from discrimination  
Free from harassment  
Free from bullying  
Free from violence  
Free from intimidation

*Plyler v. Doe*, 457 U.S. 202 (1982); Cal. Const., art. I, § 28(f)(1);  
Educ. Code §§ 220, 234(b).

## “What’s new in state law?”

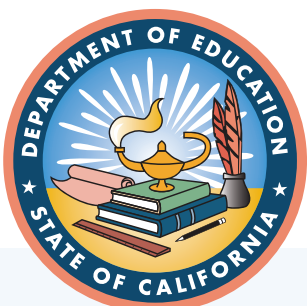
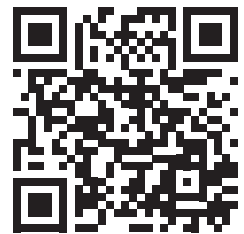
Your school district is already required to have a policy in place to make sure that students have access to education regardless of immigration status.

The California Attorney General has published guidance for local policies.

Per **AB 49**, any officer or employee of an agency conducting immigration enforcement is prohibited from entering this school without a valid judicial warrant, judicial subpoena, or court order. Additionally, all local educational agencies will be required to update local policies to limit assistance with immigration enforcement and ensure that public schools remain safe and accessible to all California residents.

Per **SB 98**, the school must update their safety plan and notify families and staff if any immigration enforcement occurs at a school site.

To see the Attorney  
General’s guidance  
and additional  
resources, scan here:



## Our Schools: Tools for Including Immigrant Families

Our Schools. Our Kids. Our California.