STUDENT DISMISSAL

No student may be dismissed from school before the regular time of dismissal at the request of, or in the company of, anyone other than a school employee or the parent of the student unless the permission of the parent has been first secured.

If a law enforcement officer or court official requires the dismissal of a student during school hours, he/she must have a warrant or written authorization by the parent before the student is dismissed. Should a student be removed from the school by a law enforcement officer or court official, pursuant to a warrant, the administration will immediately contact the student's parent.

When a student participant has traveled to an out of district event with the coach/advisor and other students, the student shall be allowed to leave following the event with the parent/guardian, or the parent/guardian's designee, provided that the parent/guardian has personally verbally communicated with the coach/advisor prior to the student being allowed to leave with the parent/guardian/designee. In no case shall school personnel authorize the release of a student to any person whom school personnel have reasonable cause to believe is under the influence of alcohol or another substance, and school personnel are authorized to contact law enforcement should the need arise to do so.

[August 1992] {Reviewed March 1996} {Reviewed June 2004} {Reviewed April 2013} [November 2020] {Reviewed March 2024}