

**RE: Signed Final Judgment**

Schindler.Ronna@Legal Services <Schindler.Ronna@Brevardschools.org>

Thu 8/11/2022 11:07 AM

To: Michael Locke <mb122885@msn.com>

Cc: Susin.Matthew@School Board <Susin.Matthew@Brevardschools.org>; Deborah Smith <deborah.atty@gmail.com>; Maynard.Melinda@Student Services <Maynard.Melinda@Brevardschools.org>; Trosset.Paige@Sabal Elementary <Trosset.Paige@Brevardschools.org>

Good morning, Mr. Locke.

I am very sorry for your frustration regarding your situation. This email is to confirm and hopefully clarify our conversation of this morning.

The school is not favoring one parent over the other pertaining to your court order granting 50/50 shared parental responsibility. We are following the normal district process.

On the student registration form, the district has an Emergency Authority Statement on the 2<sup>nd</sup> page, and an Official Statement on the last page of the student registration form. Please read the yellow highlighted sections of each below.

**EMERGENCY AUTHORITY**

In the **case of an emergency**, it is imperative that the school be able to reach the student's parent/legal guardian as defined in Section 1000.21 (5), Florida Statutes. Both the registering parent/legal guardian and the non-registering parent/legal guardian of a student shall be listed on the emergency contact list as persons authorized to pick up the child from school except where a court order has revoked the parental rights and a signed copy of such Court Order has been provided to the school per Domestic Relations Court Administrative Order 15-10-B. Both the registering and non-registering parent/legal guardian shall designate on the Emergency Contact List those persons authorized to pick up their child from school **in an emergency**. No parent shall delete or in any way alter the names provided by the other parent/legal guardian on the emergency contact list. It is both parents' responsibility to inform the school of any changes to the information each has provided on the emergency contact list.

Anyone listed as an "emergency contact" will only be called and allowed to pick-up the student during an emergency. The parent/legal guardian, with the legal authority to do so, must contact the school prior to the release of a student for "non-emergency pick-ups".

**Official Statement**

\*[Section 1008.386](#), Florida Statutes requires school district personnel to request the Social Security Number from each student enrolling in a Florida public school beginning with the 1990-91 school year. [Section 1008.386, Florida Statutes](#) also specifically states, "However, a student shall not be required to provide his Social Security Number as a condition for enrollment or graduation." Providing the Social Security Number by the parent or student is strictly voluntary. [Section 1008.386, Florida Statutes](#) requires Brevard Public Schools to request this information for the student's permanent record.

If the parents **do not** live in the same household, only the registering parent/legal guardian (i.e. completes this form) may withdraw the student from his/her current school unless there is documentation of extenuating circumstances indicating otherwise.

Please be advised the students of parents/legal guardians who falsify address information will be withdrawn and required to enroll at the zoned school. Student may forfeit any future opportunity to attend a school other than his/her zoned school.

This is to certify that all information on this registration form is true to the best of my knowledge and belief. I understand that inadequate information may result in delayed entry. 837.06 False official statements - Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. History. —s. 58, ch. 74-383; s. 34, ch. 75-298; s. 207, ch. 91-224; s. 1313, ch. 97-102.

Please make sure that you give your emergency contact list to the school (email is fine) so they can add it to the student record.

In a non-emergency situation, if someone other than the registering parent comes to pick up the student, the school will call the registering parent to confirm that the person has authority to do so. Your visitation schedule is mandated by the court, and therefore if the registering parent denies the pick-up without cause, it is considered a violation of your court order, and this is something you would need to take up with the court.

As I mentioned in our phone conversation, we do not monitor who has visitation on which day. This would be an impossibility with the extremely high number of students with parents in the same situation.

I hope this clarifies our conversation and helps you to better understand our position.

Kind regards,

Ronna

*Ronna R. Schindler, ACP, FRP*

Paralegal to Paul D. Gibbs, Esq., General Counsel

Office of Legal Services

Brevard County Public Schools

2700 Judge Fran Jamieson Way  
Viera, Florida 32940-6601  
Phone: (321) 633-1000, ext. 11438  
Email: [Schindler.Ronna@brevardschools.org](mailto:Schindler.Ronna@brevardschools.org)



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Due to Florida's broad public records law, most written communications to or from government employees regarding public education are public records. Therefore, this e-mail communication may be subject to public disclosure.

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**From:** Maynard.Melinda@Student Services <Maynard.Melinda@Brevardschools.org>  
**Sent:** Thursday, August 11, 2022 7:56 AM  
**To:** Michael Locke <mbl22885@msn.com>; Trosset.Paige@Sabal Elementary <Trosset.Paige@Brevardschools.org>  
**Cc:** Susin.Matthew@School Board <Susin.Matthew@Brevardschools.org>; Deborah Smith <deborah.atty@gmail.com>; Schindler.Ronna@Legal Services <Schindler.Ronna@Brevardschools.org>  
**Subject:** RE: Signed Final Judgment

Good Morning Mr. Locke,

In your email to Mr. Susin you stated there was an attached court order stating your father could pick up the children? I did not receive that document. Would you scan and email me a copy of that order please?

Attached is a signed court order stating that my children are to be released to my father.

Thank you.

*Melinda Maynard*  
*Administrative Assistant to*  
*Christine M. Moore*  
*Assistant Superintendent Student Services*

*School Board of Brevard County*  
*2700 Judge Fran Jamieson Way*  
*Viera, FL 32940*  
*(321)633-1000, ext. 11270*

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**From:** Michael Locke <mbl22885@msn.com>  
**Sent:** Wednesday, August 10, 2022 5:18 PM  
**To:** [Trosset.Paige@Sabal](mailto:Trosset.Paige@Sabal) Elementary <[Trosset.Paige@Brevardschools.org](mailto:Trosset.Paige@Brevardschools.org)>  
**Cc:** [Maynard.Melinda@Student](mailto:Maynard.Melinda@Student) Services <[Maynard.Melinda@Brevardschools.org](mailto:Maynard.Melinda@Brevardschools.org)>; [Susin.Matthew@School](mailto:Susin.Matthew@School) Board <[Susin.Matthew@Brevardschools.org](mailto:Susin.Matthew@Brevardschools.org)>; Deborah Smith <[deborah.atty@gmail.com](mailto:deborah.atty@gmail.com)>  
**Subject:** Re: Signed Final Judgment

**Caution:** This email originated from outside of Brevard Public Schools. Do not click links or open attachments unless you recognize the sender and know the content is safe.

"The Father and the Mother should have shared parental responsibility for the minor children over all major decision making on the minor children, including but not limited to education, healthcare, religion, travel, extra-curricular activities, etc."

Whatever registration currently in the possession of Sabal Elementary is to include that when court ordered time-sharing specifies Wilder and Rowen Locke are to be with their father, the two children are car riders who are to be picked up by my father William Locke.

If Brevard Public Schools refuses to allow for as much to occur, please clearly state as much in a response to this e-mail. Thank you.

Michael Locke

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**From:** Michael Locke <[mb122885@msn.com](mailto:mb122885@msn.com)>  
**Sent:** Wednesday, August 10, 2022 4:37 PM  
**To:** [Trosset.Paige@Sabal](mailto:Trosset.Paige@Sabal) Elementary <[Trosset.Paige@Brevardschools.org](mailto:Trosset.Paige@Brevardschools.org)>  
**Cc:** [Maynard.melinda@brevardschools.org](mailto:Maynard.melinda@brevardschools.org) <[Maynard.melinda@brevardschools.org](mailto:Maynard.melinda@brevardschools.org)>  
**Subject:** Fw: Signed Final Judgment

Tallahassee told me to contact the school board.

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**From:** Michael Locke <[mb122885@msn.com](mailto:mb122885@msn.com)>  
**Sent:** Wednesday, August 10, 2022 3:55 PM  
**To:** [susin.matthew@brevardschools.org](mailto:susin.matthew@brevardschools.org) <[susin.matthew@brevardschools.org](mailto:susin.matthew@brevardschools.org)>  
**Subject:** Fw: Signed Final Judgment

Hello,

My name is Michael Locke. My children attend Sabal Elementary. Attached is a signed court order stating that my children are to be released to my father. The school is taking the position that since my ex-wife is the registering parent and has not stipulated for my father to pick up the children that he is not able to. If there is anyway you or someone could assist in this matter to allow for my children to be picked up per the attached court order, I would greatly appreciate it.

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**From:** Michael Locke <[mb122885@msn.com](mailto:mb122885@msn.com)>  
**Sent:** Tuesday, August 9, 2022 5:16 PM  
**To:** [Trosset.Paige@Sabal](mailto:Trosset.Paige@Sabal) Elementary <[Trosset.Paige@Brevardschools.org](mailto:Trosset.Paige@Brevardschools.org)>  
**Subject:** Fw: Signed Final Judgment

Hello,

The court order concerning the kids states my dad is to pick them up from school tomorrow. He is also to pick up the kids on Friday. If there is any issue concerning as much, please advise me before school releases tomorrow at 2:00PM. Thank you.

Michael Locke

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