School - Parent Contract
In an effort to increase cooperative effort among the school, parents/guardians, and community, our district has developed a School-Parental Contract outlining the manner in which parents/guardians, and school staff share responsibility for improved student achievement in meeting academic standards. The school’s responsibility defined in the contract is to provide a high-quality curriculum and a supportive and effective learning environment that will enable students to meet the district’s academic standards. Parents/guardians suggested responsibilities for supporting their children’s learning include monitoring attendance, homework completion, and television. Additionally, the contract emphasizes the importance of parent-teacher communication on an ongoing basis through, at a minimum, parent-teacher conferences, frequent reports to parents/guardians, and reasonable access to staff. For your convenience, listed below are district and parent expectations that we feel must be present to ensure the academic success of your child.

The District’s Promise
- Provide a safe and healthy school environment.
- Provide a classroom environment that represents a genuine culture for learning.
- Provide access to appropriate tools of learning.
- Create conditions for students to become active, responsible, participants in the learning environment.
- Encourage students to become self-directed, lifelong learners, and productive citizens.
- Develop in each student the character traits necessary for success in school and in life.
- Be a positive role model for each student.
- Maintain high expectations for each student.
- Closely monitor academic progress through instruction and assessment.
- Provide a well-balanced curriculum that meets the academic needs of all students.
- Encourage students to become educated users of advanced technology.
- Communicate expectations for student behavior and apply appropriate consequences.
- Communicate with parents through various media (i.e. assignment books, parent/teacher conferences, telephone, email, Website, etc.).

The Parent’s Suggested Responsibilities
- Develop in your children the character traits necessary for success in school and in life such as good manners, self-respect for others, personal responsibility for words and actions, and kindness.
- Be a positive role model for your child.
- Maintain high expectations for your child.
- Make sure your child arrives at school on time, well rested, appropriately dressed, well fed, and ready to learn every day.
- Demonstrate that learning is important (read with your child, watch educational programs on television, visit places of educational interest.)
- Read to, or listen to your child read daily.
Provide a time and place with supplies for quiet study and encourage good study habits.

Limit the amount of time and content of your student’s television viewing.

Monitor your student’s computer time and Internet access.

Limit extra-curricular activities to ensure your child has enough time and energy to complete homework assignments.

Encourage your child to use his or her assignment book and inspect it daily.

Help with homework, but do not do it for them. Review homework and projects as needed for timely completion.

Define and follow through with consequences for poor academics (extra study time, parent directed homework time.)

Define and follow through with consequences for misbehavior (loss of privileges.

Encourage your child to become connected to the school by joining school clubs or other activities the school offers.

Seek help from teachers, counselors, and administrators if your child is having difficulties.

Attend as many school functions as possible.

The Wilson Area School District’s power is students, staff, administration, and parents working together to meet educational goals that will produce individuals that are prepared to compete in today’s world. We believe that with a strong partnership between the schools and home every child will achieve.

HIGHLY QUALIFIED TEACHERS

The Wilson Area School District strives to ensure that all core content teachers employed by the District are highly qualified as defined by the Federal “No Child Left Behind” Legislation. Parents may request information regarding the professional qualifications of their child’s teacher(s) and of paraprofessionals who provide instructional services to their children. Any request should be given in writing to the building principal of the child’s school.
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Mission Statement

ENTER TO LEARN….

Wilson Area High School is a small, culturally evolving, community-based school with the mission of empowering all students to realize their fullest potential and to foster respect for themselves and others. Through a quality student/teacher partnership in a safe, supportive environment, WAHS creates strong educational opportunities to build a solid foundation to allow for success in all future endeavors, challenging everyone to

…GO FORTH TO SERVE
REPORTING TO SCHOOL
Students are to report to school from 7:30-7:35 a.m. Students are permitted at their lockers from 7:30-7:42 a.m. and must report to Period 1 by 7:43 a.m. Students reporting after 7:43 a.m. must report to the office for a late slip and sign into the building. The only acceptable excuses for lateness are those written and signed by a parent for reasons such as illness or a doctor/dentist appointment. The Assistant Principal will decide on any questionable excuses.

CHILD ABSENCES
High school parents are asked to call the school on the morning of a child's absence. Please call the main office at 484-373-6030 or call the attendance line by 8:00 a.m. on the day of the child's absence, at 484-373-6037. After the message, identify yourself and tell us your child's name, grade, and reason for absence.

If a parent or guardian does not call their child off of school, the parent will receive a call at home or work to confirm the student's absence from school. The district requires a parent to contact the school when a student is absent from school. Parents can contact the school by phone, email or provide a written excuse.

Students missing 3 or 4 class periods will be charged with a half-day absence. Students missing more than 4 class periods will be charged as a full day absence. Failure to provide appropriate acceptable reason will result in designation as unexcused.

WILSON AREA SCHOOL DISTRICT
ATTENDANCE POLICY
The Wilson Area School District expects all students to attend school on a regular basis and all parents to abide by State and local regulations regarding attendance. Absenteeism and tardiness interrupt the student's educational program and interfere with academic success.

The School District encourages cooperation and communication among parents, teachers, and administrators in upholding the laws regarding attendance, enforcing district policy, and providing the maximum benefits of education to our students.

Excused Absences
Excused absences are administrative authorized absence from schools and granted for the following reasons:
1. Personal illness
2. Death in the immediate family
3. Major religious holidays
4. Emergencies - parents should contact the school as soon as possible.
5. Educational Family Trip – excused absences may be granted by the building Principal, not to exceed five (5) days in the school year, for educational family trips. At the discretion of the Superintendent, up to ten (10) additional days in the school year may be granted by the Superintendent, with prior approval. Consecutive days beyond fifteen (15) total days will require that the student be withdrawn from the District.
Permission to be absent for an Educational Trip will be granted only under the following conditions:

1. The parent or guardian must complete a "Request for Excused Absence" form, available in each school office, prior to the trip.
2. Approval for excused absences, not to exceed a total of five (5) days for the school year, will be at the discretion of the building principal and granted to students who do not have attendance issues.
3. Consideration will be given to the student's attendance record and academic progress.
4. Requests for additional days, not to exceed ten (10) days for the school year, must be submitted to the Superintendent in writing, prior to the trip.
5. Absences for educational family trips, which have not received prior approval, will be deemed unexcused.

Truant
Three (3) or more school days of unexcused absences during the current school year by a child subject to the compulsory school attendance law.

Habitually Truant
Six (6) or more school days of unexcused absences during the current school year by a child subject to the compulsory school attendance law.

Unexcused Absences
Absences other than for the reasons already explained will be considered to be unexcused. When a student is charged with an unexcused absence, parents are liable to legal action under the laws of the State of Pennsylvania. Examples of unlawful absences include: cutting classes, skipping school, missing a bus, illegal employment and any other excuse that is not acceptable according to the School Code. Failure to provide a doctor's excuse, when required, will also be considered to be unexcused.

School time missed, due to chronic tardiness to school without a written legal excuse, may be accumulated and converted to an equivalent number of days of unexcused absence.

When an absence is determined as unexcused, the parents or guardian will be notified electronically, by phone or by letter after each of the first two offenses.

The District will notify parents or guardians in writing within ten (10) school days of the student's third unexcused absence that the child has been truant.

When a student has reached six (6) days of unexcused absences the District will notify parents or guardians in writing within ten (10) school days of the student's six (6) unexcused absences that the student is habitually truant. The student will also be required to participate in an attendance improvement conference. This conference is defined, under law, as a conference where the child's absences and reason for absences are examined in an effort to improve attendance. The following individuals will also be invited to the conference:

- The student
- The person in parental relation to the student
• Other individuals identified by the person in parental relation who may be a resource
• Appropriate school personnel
• Recommended service provider
• Magisterial District Judge

The District is required to make meaningful attempts to encourage parent participation in attendance improvement conferences by advance written notice and attempts to communicate via telephone. The District will hold the conference even if the parent and/or the student declines to participate or fails to attend. A written attendance improvement plan will be developed during the conference. Any further offenses after the attendance improvement conference could result in legal action against the parent or guardian.

When a student’s absence is unexcused, the student may not have the opportunity to make up missed schoolwork.

Returning to School Following an Absence
When a student is absent from school, the District requires that a written excuse accompany the student upon his/her return to school. The excuse must indicate the dates of absence, give the reason for the absence, and should bear the date on which it was written. Failure to produce a written excuse could result in an unexcused absence.
When a student is absent for three or more consecutive days, a doctor’s excuse may be required when the student returns to school. Doctors’ excuses may be required for all absences if a student is excessively absent from school. Excessive absenteeism shall constitute absences exceeding ten (10) days for the school year. Doctor’s excuses and request for excused absence shall not be counted toward the days specified above.
Parents will be notified when doctor’s excuses are required.

Participation in School Related Activities
Students who are absent from school will not be permitted to attend or participate in school-sponsored activities held the day or evening of the absence. This would include field trips, dances, concerts, plays, sporting events, etc. The only exception is absence due to approved trip/activity involvement as a representative of the school (student field trips, conferences, etc.) or planned pre-approved college trips that cannot be otherwise scheduled. The District will approve up to three (3) days per year for college trips for Juniors and Seniors. Any additional college visits will be counted as unexcused absences.
Attendance on Friday is required for school-related activities scheduled on Saturday or Sunday, unless otherwise pre-approved by the principal. A student must be in attendance a full day on the day of activity, or on Friday for a Saturday activity, and may not report later than 8:05 a.m. to be eligible to participate. Students must have prior administrative approval for all appointments in order to maintain eligibility.
A student sent home due to illness is not permitted to participate that day.
## Credit Denial Policy

<table>
<thead>
<tr>
<th>1. Purpose</th>
<th>The Wilson Area School District expects all students to attend school on a regular basis and all parents to abide by state and local regulations regarding attendance. Absenteeism and tardiness interrupt the student’s educational program and interfere with academic success. The School District encourages cooperation and communication among parents, teachers, and administrators in upholding the laws regarding attendance, enforcing District policy, and providing the maximum benefits of education to our students.</th>
</tr>
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<tbody>
<tr>
<td>2. Authority</td>
<td>SC 1327</td>
</tr>
<tr>
<td>3. Regulations</td>
<td>The Pennsylvania compulsory attendance requirement is found in Section 1327 of the Public School Code. Attendance becomes part of the permanent record and is referenced in recommendations. Students that acquire ten (10) unexcused absences as defined by WASD Attendance Policy 5113 for a year-long course will lose the credit value for the course(s) in question. This policy applies to all courses, including those provided by the Career Institute of Technology, Bethlehem Vo-Tech or other approved vocational technical or college programs. The grades issued in the course(s) will appear on the student’s transcript but credit toward promotion/graduation will be forfeited. In cases where the district pays additional cost stipends for student participation, the student will be removed from the program upon validation of credit denial. Credit may be denied for absences from school as well as absences from a class when those combined class absences exceed the specified limits for the length of course.</td>
</tr>
<tr>
<td>4. Notification</td>
<td><strong>STEP 1:</strong> When an absence is determined as unexcused, the parents/guardians will be notified electronically, by phone, or by letter after each of the first two offenses. <strong>STEP 2:</strong> The District will notify parents/guardians in writing within ten (10) days of the student’s third unexcused absence. <strong>STEP 3:</strong> When a student has reached six (6) days of unexcused absences, the District will notify the parents/guardians in writing within ten (10) school days. <strong>STEP 4:</strong> Upon acquiring ten (10) unexcused absences in any given period, a certified letter will be sent to the parents/guardians indicating the student will not be granted credit for the course(s) on his/her schedule. Upon receipt of this letter, the parents/guardians have ten (10) days to notify the school in writing that they would like to schedule an appeal hearing.</td>
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**Excused Absences:** Excused absences are granted for the following reasons:
SECTION 1 – GENERAL INFORMATION AND POLICIES

5. Attendance Policy

1. Personal illness (covered by a written parental excuse)
2. Death in the immediate family
3. Major religious holiday
4. Emergencies—parents should contact the school as soon as possible
5. Educational family trip—excused absence will be granted up to five (5) days for educational family trips. Any days beyond five (5) days will be considered unexcused.

Unexcused Absences: Absences other than for the reasons already explained will be considered to be unexcused. Examples of unlawful absences include: cutting class, skipping school, missing a bus, illegal employment and any other excuse that is not acceptable according to the School Code. Failure to provide a doctor’s excuse, when required, will also be considered to be unexcused. Doctors’ excuses may be required for all absences if a student is excessively absent from school. Excessive absenteeism shall constitute absences exceeding ten (10) days for the school year. When a student is absent for three or more consecutive days, a doctor’s excuse may be required when the student returns to school.

It is possible that in the calculation and identification of excessive absences resulting in credit denial, an error could be made or extenuating circumstances would need to be considered. Upon notification of credit denial, the parents/guardians have ten (10) days to notify the school in writing that they request an appeal hearing.

6. Appeal Procedure

The hearing will include the student and parent/guardian, two building administrators, and the student’s counselor.

An appeal decision may result in one of the following:

1. Identification of an error in calculation and reinstatement of credit potential.
2. Recognition of extenuating circumstances (confining illness, serious unavoidable incident, etc.) and reinstatement of credit potential.
3. Probationary reinstatement of credit potential with behavior, grade, and attendance stipulations.
4. Credit denial with reacquisition possible via summer school completion.
5. Affirmation of loss of credit.

Should the student and/or parent not agree with the results of the hearing, a final appeal can be made in writing to the superintendent.
## SECTION 1 – GENERAL INFORMATION AND POLICIES

### CLASS SCHEDULE
7:30 – Enter Classroom Wing
7:40 – Warning Bell – Report to Period 1

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<th>End Time</th>
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<td>Period 1</td>
<td>7:43 – 8:31</td>
<td>5 min. for announcements End of Period 1</td>
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<tr>
<td>Period 2</td>
<td>8:35 – 9:18</td>
<td></td>
<td></td>
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<tr>
<td>Period 3</td>
<td>9:22 – 10:05</td>
<td></td>
<td></td>
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<tr>
<td>Period 4</td>
<td>10:09 – 10:52</td>
<td></td>
<td></td>
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</table>
| Period 5 | Lunch  
Lunch A | 11:24 – 12:16 | Lunch  
| Period 6 | 12:20 – 1:03 | |
| Period 7 | 1:07 – 1:53 | 3 min. for announcements  
Beginning of period 7 |
| Period 8 | 1:57 – 2:40 | |

### One Hour Delay
8:30 – Enter Classroom Wing
8:40 – Warning Bell – Report to Period 1

| Period 1 | 8:43 – 9:28 | 5 min. for announcements End of Period 1 |
|---------|------------|----------|-------|
| Period 2 | 9:32 – 10:10 | |
| Period 3 | 10:14 – 10:52 | |
| Period 5 | Lunch  
Lunch A | Class  
11:24 – 12:16 | Lunch  
| Period 6 | 12:20 – 1:03 | |
| Period 7 | 1:07 – 1:53 | 3 min. for announcements  
Beginning of period 7 |
| Period 8 | 1:57 – 2:40 | |
Two Hour Delay
9:30 – Enter Classroom Wing
9:40 – Warning Bell – Report to Period 1

| Period 1 or 3 (as announced) | 9:43 - 10:17 | 3 min. for announcements Beginning of Period – No TV |
| Period 2 or 4 (as announced) | 10:21 – 10:52 |
| Period 6 | 12:20 – 1:03 |
| Period 7 | 1:07 – 1:53 | 3 min. for announcements Beginning of Period 7 |
| Period 8 | 1:57 – 2:40 |

AM Assembly Schedule
7:30 – Enter Classroom Wing
7:40 – Warning Bell – Report to Period 1

| Homeroom/Period 1 | 7:43 – 7:46 |
| Assembly | 7:50 – 8:30 |
| Period 1 | 8:34 – 9:10 | 5 min. for announcements |
| Period 2 | 9:14 – 9:45 |
| Period 3 | 9:49 – 10:20 |
| Period 4 | 10:24 – 10:55 |
| Period 6 | 12:20 – 1:03 |
| Period 7 | 1:07 – 1:53 | 3 min. for announcements Beginning of period 7 |
| Period 8 | 1:57 – 2:40 |
PM Assembly Schedule
7:30 – Enter Classroom Wing
7:40 – Warning Bell – Report to Period 1

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<th>Activity</th>
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<td>7:43 – 8:31</td>
<td>5 min. for announcements</td>
</tr>
<tr>
<td></td>
<td>End of Period 1</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>8:35 – 9:18</td>
<td></td>
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<tr>
<td>3</td>
<td>9:22 – 10:05</td>
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<tr>
<td>4</td>
<td>10:09 – 10:52</td>
<td></td>
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<tr>
<td>5</td>
<td>Lunch A</td>
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<td></td>
<td>11:24 – 12:16</td>
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<td></td>
<td>Lunch C</td>
<td>10:56 – 11:48</td>
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<td>11:48 – 12:16</td>
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<td>6</td>
<td>12:20 – 12:51</td>
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<td>7</td>
<td>12:55 – 1:26</td>
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</tr>
<tr>
<td>8</td>
<td>1:30 – 2:01</td>
<td></td>
</tr>
<tr>
<td>Assembly</td>
<td>2:05 – 2:40</td>
<td></td>
</tr>
</tbody>
</table>

SNOW DELAYS AND SCHOOL CANCELLATIONS
Parents are notified of cancellations, delays and/or early dismissals via School Messenger. Calls for cancellations and delays will occur at approximately 6:00 a.m. This information is also posted on the school districts website and sent to the local radio and television stations.

EARLY DISMISSAL PROCEDURE
In no case is a pupil to leave school during the day without permission from a high school administrator. If such permission is necessary, the pupil must bring to the high school office before 7:43 a.m. a written request from home, stating the exact time at which he is to be dismissed and the reason for leaving school early. Students excused from school for medical appointments are expected to have a medical appointment form completed at the doctor's office and return it to school. Failure to validate attendance at the appointment will result in the determination as an unexcused absence. Students completing appointments are expected to return to school for the completion of the academic day if one or more instructional periods remain. Release for appointments is not a "Day Off."

Requests for early dismissal for haircuts or hairdresser appointments, car appointments, baby-sitting, gown fittings, etc. will NOT be granted. A student will not be permitted to drive another student to appointments.

BUS REGULATIONS
Riding the school bus is a privilege. Improper conduct on the buses will result in that privilege being denied. Some district buses do utilize surveillance cameras to monitor student behavior. Students can lose their riding privileges from three (3) days up to a full year depending upon the severity of the infraction. It is the responsibility of the student to be aware of these rules and regulations.
Only students who normally ride the bus will be permitted to board, unless a note has been received and signed by the principal or the assistant principal granting permission. The school district has initiated a form entitled School Bus Incident Report to Parents, informing them by mail, of a disciplinary action taken involving their child. The particular incident could have jeopardized the safety and well being of all students on the bus.

The infractions listed are:
A. Improper Boarding/Departing Procedures
B. Bringing Articles Aboard Bus of Injurious or Objectionable Nature
C. Failure to Remain Seated
D. Refusing to Obey Driver
E. Fighting/Pushing/Tripping
F. Hanging Out of Window
G. Throwing Objects In or Out of Bus
H. Lighting Matches/Smoking on Bus
I. Spitting/Littering
J. Unnecessary Noise
K. Tampering with Bus Equipment
L. Rude, Discourteous and Annoying Conduct
M. Destruction of Property
N. Other Behavior Relating to Safety, Well Being and Respect for Others

A space for listing the Specific Details is provided on the form. The above incidents are not to be tolerated by school bus drivers and the following procedures will be taken as punitive action when any of the infractions occur:

1. A verbal warning to student/written to parent
2. Loss of riding privileges for three days
3. Loss of riding privileges for one week to two weeks as severity demands
4. Loss of riding privileges for the remainder of the year

These are to be regarded as guidelines to follow in most instances and can be altered. If the incident is of a severe nature, immediate steps may be taken to deal with the situation. Bus drivers have the freedom to assign seats as they deem necessary. Incidents determined to require additional action may result in disciplinary actions beyond bus suspension.

**DRIVING REGULATIONS**

**STUDENTS ONLY** are permitted to park in the designated student parking lot. The student lot is the large parking lot with the entrance on Washington Boulevard.

Students’ cars must have a valid student parking sticker issued at the high school office at a cost of $2.00 each. Each car must have a separate sticker. Inappropriate use of car registration will result in revoking of student parking privileges and invalidation of that sticker.

Students must register cars in the first week of school or at any point that a new or different car is obtained. **Incoming seniors will be given the opportunity to register prior to the start of the school year.** After the first week of school any car found parked in the Student Parking Lot without a valid permit will be referred to police.
Any infraction of rules while on the lot or operation of the vehicle in a dangerous or disorderly fashion will result in loss of the permit for the year. Permits will be issued to reflect the number of spots available in the student lots. Seniors will be given first priority. The lot on the corner of Warrior Lane and Washington Boulevard must be vacated by 3:00 p.m. in the fall and spring.

A student who wishes to have a parking permit and park on the school lot during regular business hours agrees to permit a search of the vehicle if school officials determine that reasonable suspicion exists. Students assume responsibility for vehicles parked in the student parking lot. The school is not responsible for any damage done to a vehicle while parked in the lot.

GUIDANCE OFFICE REGULATIONS
Students are not admitted to the guidance office without a “Guidance Office” pass, except in an emergency. Passes are to be obtained before school in the guidance office.

Students may only schedule appointments during their normal study hall period. Anyone reporting to guidance during a study hall must first report to the assigned study hall for attendance before reporting to the guidance office.

Students may obtain passes to meet with a counselor, use the computer or college room.

MEDICAL ROOM REGULATIONS
The medical room is located off the main lobby. Students are not admitted to the medical room without a pass issued by a teacher, except in an emergency. Students are to report directly to the nurse upon receiving their pass.

Students may receive required physical examinations, sport physicals, driver’s permit physicals, and working paper physicals by the school physician at no expense to the student. No physical examinations will be given without written permission from a parent or guardian.

When the physical examination is to be done by the school physicians, arrangements should be made through the school nurse. The physicals are done in the medical room.

Parents are requested to complete emergency and medical information on their child prior to the first day of school. These forms can be accessed on Skyward. This will provide our nursing staff with medical information, permission to administer standing order medications such as Tylenol, Midol and Tums as well as updated emergency contact information for their child. If a student becomes ill, a parent or parent designated adult must be notified before the student is sent home from school. Students are not to call parents without first reporting to the school nurse for evaluation. Students are not permitted to call or text parents by cell phone to be released from school for medical reasons. The school nurse will make parental contact.
STUDENT MEDICATION POLICY
The Board of Directors prefers that prescription and non-prescription medicines needed by students be administered at home under the supervision of their parent/guardian and physician whenever possible. However, the School District recognizes that some students need medication during the school day. Therefore, the District will permit the administration of prescription and non-prescription medications during school when the procedures in this policy are followed.

Except as provided in this policy regarding asthma inhalers and other self-administered medications, or in a Section 504 Plan or IEP, no student shall be allowed to keep medicine on their person and any medication, prescription or non-prescription, must be brought to the nurse by the parent in a properly labeled container and must be kept in the health room. The school nurse will evaluate students on long-term medication on an individual basis and appropriate adjustments will be made where determined necessary. Any unused medicine will be returned to the parent or guardian or will be destroyed by the school nurse. In appropriate and necessary situations, case-by-case arrangements for self-administration may be made contingent upon physician recommendation, parent/guardian approval and school nurse approval. Unless self-administering, students shall not bring medications to school. Doing so may result in discipline.

No medications, prescription or non-prescription, shall be administered to a student during the school day without the written and dated consent of the student's parent/guardian and physician. Parent/guardian and physician's permission can be documented on the School District's Medication Administration Request and Consent Form (Form WA-15) or a substitute. The consent of the parent/guardian and physician will be valid only for the period specified on the consent form and in no case longer than the current school year.

Parent/guardian is responsible for informing the school nurse's office of any change in the medication needs of a student. When any change occurs, the parent/guardian must provide documentation from the prescribing physician to the nurse's office.

By requiring written authorization and physician's orders, the School District hereby asserts that it will incur no liability for the use of unauthorized drugs. Students in possession of prescription or non-prescription drugs that have not been registered with the school nurse will be considered to be in violation of the District's drug and alcohol policy and will be subject to any disciplinary action appropriate under the District's discipline code.

At the nurse's discretion, standing order medications may be administered in accordance with orders from our chief school physician. The use of emergency medication for “self administration” means that the students is able to self administer medication to avoid immediate and substantial risk of health, including but not limited to self administration of an epinephrine auto injector (e.g. Epi-Pen, Epi-Pen Jr.) insulin, glucose tablets, glucagon or a rescue asthma inhaler (e.g. Albuterol, Proventil, Ventolin). For a student to self administer one of the above listed medications, both form WA-15 and WA-16 must be on file in the medical room.
Prior to allowing a student to possess and/or self-administer emergency medication, the District shall require an order from the licensed prescriber for the medication, including a statement that it is necessary for the student to possess the medication, the time(s) at which the medication should be administered, and that the student is capable of self-administration.

The District shall also require that the student’s parent/guardian submit to the nurse’s office the following forms if they are applicable to the student:
- Form – WA-15 – Medication Administration Request and Consent
- Form – WA 16 – Consent to Carry and Self Administer Emergency Medication
- Form – WA 17 – Consent to Carry and Self Administer Emergency Medication on a Field Trip

These forms must be approved by the school nurse before the student is allowed to self-administer medication on school grounds.

**Summary**

Parents are reminded that they have four (4) options in dealing with children who are ill and require medication:

- a. Administer the medication before or after school
- b. Come to school during the day and personally administer the medication to the child
- c. Keep the child home until he/she is sufficiently recovered
- d. Provide the necessary physician and parent authorization for administration of medication in school by school personnel

The first violation of this policy will result in parent contact to re-explain this policy and its rationale. Subsequent violations will result in the student receiving progressive discipline, beginning with one after-school detention, and increasing with each subsequent violation.

**IMMUNIZATION REQUIREMENTS**

The Pennsylvania Department of Health requires that all children show proof of immunization before they can attend school in the State. The following immunizations are required at the high school level:

- 2 properly spaced doses of Measles, Mumps and Rubella Vaccine – usually given as MMR. Each dose included the following: (2 doses required)
  - 1 dose of Measles (Rubella)
  - 1 dose of Mumps
  - 1 dose of German Measles (Rubella)
- 2 doses of meningococcal conjugate vaccine (MCV) – 2nd dose is required by the first day of grade 12 or at 16 years of age or older
- 1 dose of Tetanus, Diphtheria, Acellular Pertussis (Tdap)

The State also requires that a Certificate of Immunization be kept on file in the child’s school medical record.

Students who do not comply with these regulations will be excluded from school until compliance can be satisfactorily documented. These requirements allow for the
following exemptions: medical reason, religious belief, or philosophical/strong moral or ethical conviction. Even if your child is exempt from immunizations, he or she may be excluded from school during an outbreak of vaccine preventable disease.

FIELD TRIPS
During the course of the school year students may have the opportunities to attend school-sponsored field trips that will enhance their educational experience. All students will be required to have a signed parent permission slip. Students must meet academic and behavioral guidelines in order to attend. Parents of students who take prescribed medication during the school day must make arrangements with the nurse prior to the field trip. Students are required to adhere to district policies, school discipline codes, and school rules while on the trip. An alternate program will be provided at school for any students who are excluded from, or who choose not to go on the trip.

FREE OR REDUCED LUNCH
Application forms for free or reduced lunch will be sent home with students during the first week of school. Forms should be promptly returned to the school district to be evaluated and processed. Applications for free/reduced lunch must be completed annually. Students who received free/reduced lunch last year will start the year receiving free/reduced lunch for the first two weeks of school. After the first two weeks, eligibility to continue in the program will be based upon the updated application. As mandated by the Federal and State Governments, any change in the family's financial status must be reported immediately. Parents will be notified by administration of their child's eligibility for a free or reduced lunch.

GRADES AND GRADING
A numeric system of grading is used for all subjects. The grades and their meanings follow:

90-100 - A - Excellent: This grade denotes work of superior quality.
80-89 - B - Good: The student performs work of good quality.
70-79 - C - Average: This type of student usually grasps main ideas and expresses these ideas in good form; he needs direction and leadership for active and effective classroom work.
60-69 - D - Poor: The pupil secures and retains main ideas with difficulty, makes only minimum preparation, does not satisfactorily make up work.
55-59 - Failure: The pupil completed all required work however, the quality of the work and poor test/quiz grades do not justify promotion to more advanced study.
Below 55 - Failure: Required work was not completed. This pupil follows directions poorly, shows poor or little preparation for class work, does not make effective use of classroom or study time, makes too little progress to justify promotion to more advanced study.

To pass a course for the year the FINAL AVERAGE must be 60% or greater.
HIGH SCHOOL PROMOTION AND GRADUATION REQUIREMENTS POLICY

Minimum Coursework Requirements by Grade

Students are required to schedule five credits of coursework each year at minimum and to pass five credits of coursework in order to advance to the next level. A total of 22.5 credits must be earned in order for a student to graduate. In addition to the credit requirement, all students must complete a graduation project and demonstrate proficiency in the PA Academic Standards.

Grade 9 -- 5 credits
Grade 10 -- 5 credits
Grade 11 -- 5 credits
Grade 12 -- 5 credits
Extra credits to be taken any time grade 9 - 12 -- 2.5 credits
Total required for graduation -- 22.5 credits

Students are required to schedule a minimum of five majors per year and an overall minimum of 26 periods per year. Seniors will be required to pass a minimum of 4 full credit courses in the senior year regardless of their cumulative total.

Minimum Program Requirements

1. The minimum high school program shall include the following:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Credits Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>English</td>
<td>4 units of credit</td>
</tr>
<tr>
<td>Social Studies</td>
<td>3 units of credit (to include American Cultures 1 and 2, and World Cultures)</td>
</tr>
<tr>
<td>Science</td>
<td>4 units of credit (to include Biology and three other science courses)</td>
</tr>
<tr>
<td>Mathematics</td>
<td>4 units of credit (to include Algebra 1) Algebra 1 completed at the Middle School fulfills this requirement but does not count as a graduation credit.</td>
</tr>
<tr>
<td>Arts or Humanities</td>
<td>2 units of credit</td>
</tr>
<tr>
<td>Health and Physical Education</td>
<td>1.4 units of credit</td>
</tr>
<tr>
<td>PA Academic Standards</td>
<td>Students must demonstrate proficiency in the PA Academic Standards. The PA Keystone Exams will be used to determine the level of proficiency.</td>
</tr>
</tbody>
</table>

Total 22.5 credits required for graduation

2. A unit of credit for graduation purposes shall consist of a planned course of 120 hours of instruction. Courses of less than 120 hours will be awarded fractional credit; courses of more than 120 hours of instruction will be awarded fractionally more than 1 credit. No course may be counted more than once to meet graduation requirements.

All full year classes that meet 5 times per week will receive one full credit.
Additional credit is offered as follows:
Full year classes that meet 6 times/week -- 1.2 credits
Full year classes that meet 7 times/week -- 1.4 credits

3. Arts or humanities credits may be earned in art, industrial arts, home economics, music, band, chorus, foreign languages, and additional courses in English and social studies.

4. Credits for electives may be earned in art, industrial arts, home economics, music, band, chorus, foreign languages, business education, computer courses, and vocational-technical education. The completion of a full year's course at the vocational-technical school shall count as 3 credits toward graduation.

5. Computer courses do not count toward the credit requirements for science or mathematics.

6. Supplementing of a Wilson Area High School curricular graduation requirement could be approved if the option meets or exceeds the rigors of the high school curricular requirements. Prior administrative approval is required for supplementing of a Wilson Area High School graduation requirement. Approved courses would equate as follows:

   One semester approved college course --- .5 High School credit
   Two semesters approved college course -- 1.0 High School credit

7. The minimum standard for passing a course for the year is to establish a final average of 60% or greater. Grades on a report card reflect that each marking period grade equals 20% of the final average, while the mid-term and final exam equate to the final 20%. Courses with mid-term, only -- the mid-term would equate to 20% of the final average. Courses with no mid-term and final exams are averaged with only four grades, each equal to 25% of the final average.

8. All students who have achieved a grade of 90% or above in each of the four marking periods and a score of 85% or above on the mid-term exam are exempt from the final exam.

9. Students must obtain a minimum of 5 credits to be promoted to grade 10; 10 credits to be promoted to grade 11; and 15 credits to be promoted to grade 12. A student who has not met promotion requirements and is retained as a senior shall not be afforded the opportunity to participate in trips or other activities beyond the initial year. Students will be able to regain class privileges if evidence at the end of the first semester indicates that the credit deficiency is being eliminated. The change in status will take place only after administrative review.

10. Students who do not earn the minimum graduation requirements are ineligible to participate in the graduation ceremonies. Such students will be awarded their diplomas upon completion of the necessary requirements and
SECTION 1 – GENERAL INFORMATION AND POLICIES

will be given the option of participating in a subsequent commencement exercise.

Transfer students will be evaluated on a case by case basis as to their eligibility for participation in graduation ceremonies.

HONOR ROLL AND HIGH HONOR’S
1. The purpose of The Honor Roll and High Honor’s for Wilson Area High School is twofold:
   a. To give public recognition for exceptional scholastic achievement.
   b. To encourage the student body to attain a higher degree of scholarship.
2. Honor Roll and High Honor’s shall be determined on the basis of grades received for each marking period.
3. In order to receive High Honor Roll recognition a student must maintain an unweighted average of 90% with no individual grade less than 90%.
4. In order to receive Honor Roll recognition a student must maintain an unweighted average of 90% with no individual grade less than 80%.

CLASS RANK
Class rank is established by application of the class rank formula. Copies of this formula are available in the guidance office. At the end of the third marking period class ranks are used to determine senior awards.

QPA will be calculated using a weighting system for all courses to reflect:
- Difficulty of subject matter
- Homework and preparation necessary
- Assessment difficulty
- Associated project difficulty.
A listing of course offerings with their associated weight can be found in the course selection books.

VALEDICTORIAN/SALUTATORIAN SELECTION
Determination of Valedictorian, Salutatorian, and Honor Graduates (top 10%) are made at the conclusion of the third marking period of the senior year. The highest senior grade point average determines the identification of Valedictorian. The second highest grade point average determines the identification of Salutatorian. Subsequent grades will be included for final rank but not for official determination of Valedictorian or Salutatorian.

GUIDANCE
The guidance department of Wilson Area High School has been established to be of service to all the pupils and graduates of the high school. Its purpose is “to help the student help himself.” To meet this purpose four services have been organized.

1. A system of records on each pupil has been set up. All information possible is collected about each pupil: grades, family life, test results, special abilities
SECTION 1 – GENERAL INFORMATION AND POLICIES

and his extra-curricular activities. This information is arranged and filed so as to be available when a student presents a problem to be solved.

2. A file of educational, vocational and social world information is constantly being augmented with primary emphasis placed upon making available to the students all the information possible on future jobs, and requirements of schools and colleges, for life after graduation.

3. A program of testing has been organized with a two-fold objective:
   a. To help the student know how he is progressing as he goes through each academic year.
   b. To help the student know, not only what he can do, but also what he likes to do most. This combination, what he likes to do and what he can do best, will better enable him to achieve success in life after graduation.

4. An individual counseling service is also available to all students. Any problems, small or large, be it on future jobs or schools, marks, courses, how to study, or personal problems, can be freely discussed. This is probably the most valuable service to the student.

SCHEDULE CHANGES
A student is expected to follow his schedule for the entire school year. Any alteration of that schedule necessitates counselor involvement and parental consent, requires administration approval, and is subject to the following provision:

Schedules will be changed only for the following reasons:
   a. Class conflicts
   b. Addition of classes
   c. Change in Program of Study
   d. Recommendation by teacher/administrator

Schedules WILL NOT be changed for:
   a. Selection of individual teacher
   b. Time/schedule adjustment
   c. Social interests or lunch preference
   d. Failing grades
   e. Failure to do required summer work

1. All course changes require a parent/guardian request letter, parent/guardian meeting with a guidance counselor, and subsequent administrative approval. Approval will only be considered under extenuating circumstances.
2. Any drop in full year course will result in notation on transcript and report card.
3. All C.I.T. changes follow the same rules as a full year high school Course. Changes between shops are subject to C.I.T. schedule policy. This includes session changes (AM/PM).
4. No course required for graduation may be eliminated from student's schedule.
5. All schedule changes are subject to Special Education due process regulations and school code.
6. The district reserves the right to implement changes deemed necessary for administrative or educational purposes.

HOMEWORK POLICY

Introduction
Because education is a lifelong process which extends beyond the school, it is important that learning occurs in the home and community. Homework is one means of teaching the necessary skills of independent study and learning outside the school. A broad definition of homework is considered here to include not only written work, but also related activities which are related to classroom work, but which are assigned to be done outside of the classroom.

Current research indicates that the amount and quality of time students spend studying has a direct and positive impact on learning success. The Wilson Area School District believes that teachers should use homework assignments to foster positive, long-term, education-related behaviors and attitudes. Homework should have different purposes at different grades. For younger students, it should foster positive attitudes, habits, and character traits, reinforcing the learning of simple skills introduced in class. For older students, it should facilitate knowledge acquisition in specific topics. Additionally, homework should be assigned when it is clearly connected to skills learned and can demonstrate a connection to improving student achievement.

Reasons for Homework
Reasons for assigning homework may well differentiate by grade and age and development level. All homework assigned should clearly be based upon a viable and understood purpose.

- To assist students in developing positive work and study habits and attitudes.
- To provide practice for reinforcement of learning that a student has acquired and must learn to master.
- Discovery and preparation for the subsequent lesson when this preparation can increase interest, motivation, and impact significantly on student learning.
- To provide opportunity for students to be involved in research activities, which would contribute to knowledge acquisition as well as provide opportunities to engage in higher order thinking activities.
- To enrich the learning experience and permit the student to demonstrate independent learning skills.

Types of Homework
The three basic types of homework are listed with a short explanation of each. Teachers are encouraged to utilize all three types depending on the needs of the students and the nature of the material being taught.

1. FOCUSED PRACTICE - This is given to provide students the opportunity to both practice an essential skill and to specifically reinforce previously learned skills that require retention for future skill attainment. The practice should
SECTION 1 – GENERAL INFORMATION AND POLICIES

strive to reinforce and improve retention of previously learned, essential skills that contribute to subsequent learning and standards attainment.

2. PREPARATION – These are assignments intended to permit the student to gain background information essential for subsequent learning. This is intended to enhance the depth of learning that can occur and to accelerate learning activities in the limited classroom time.

3. ENHANCEMENT OF LEARNING – This provides students with opportunities through assignments to develop: independent work and learning skills, higher order thinking skills, the fostering of creativity and expression, research and reporting skills.

Guidelines for Teachers – Homework needs to have a purpose and specific focus related to learning, skill acquisition and mastery of a skill or knowledge. It should be assigned in amounts that diagnostically identify skills or knowledge to be learned as well as the developmental levels of individual students. Teacher-designed, rather than generic types of homework are recommended, as it will target the exact learning or skill to be attained.

Homework, if assigned, needs to be assessed with feedback to students providing reinforcement or re-direction for improved achievement. Quantity of homework should be considered to reflect what is necessary to meet the purpose for which it was designed. Homework should never be assigned as punishment or as a means to occupy student time or attention. Homework assigned to students requires effective communication for students with directions and expectations in clear and understandable form. Consideration should be given to balance the assignment of homework with the research relative to effective on-task attention spans of differentiated age levels. It is recommended that high school students combined homework should not exceed two hours per night. Homework for earlier grades should be adapted accordingly.

Guidelines for Parents – Parents can support a child's interest in lifelong learning by encouraging good study habits and providing a learning environment in the home.

- Provide a quiet, well-lit place for the student to do homework.
- Help your child budget time so that a regular schedule for study is set.
- Take an active interest in what your child is doing in school. Ask for an explanation of a particular assignment and what is being learned. Compliment good work or when improvement is shown. Make constructive suggestions, but avoid severe criticism and undue pressure. A positive attitude by parents will encourage the student to do the best work possible.
- Encourage your child to seek additional help from the teacher at school if there seems to be any difficulty with the work.
- Encourage and guide your child with assigned homework. Under no circumstances should you complete the assignment for your child.
- Regular school attendance is important for your child's continued learning. Absenteeism is not a valid excuse for not fulfilling homework requirements.
- Communicate with the teacher any concerns you have about your child's work habits and academic growth.
- Encourage your child to form the habit of writing homework assignments.
in a notebook or agenda book. Periodically check to see if your child is developing and maintaining this sound educational habit.

Guidelines for Students
- Keep a record of homework assignments in a notebook or agenda book as soon as the assignments are given.
- Ask the teacher to clarify assignments that are not clear to you.
- Be responsible for your own work; complete assignments on time; and hand assignments in when they are due.
- Establish a regular time each day to do your homework in a comfortable, well-lit area equipped with all the necessary materials.
- Do your own work and the best you can at all times.
- Make effective use of study hall time.
- Set a limit on co-curricular activities if they interfere with your academic growth.
- When not in attendance, you are responsible for any missed assignments.
- It is urgent that if you are having problems learning in school, discuss the problems with your parents, teachers, or other school officials.

MISSED CLASSWORK
The student has the responsibility for making arrangements with his classroom teachers to take care of work missed because of an excused absence. Unless special arrangements are made with the teacher, the time period is not to exceed a time equal to that of the absence, e.g., if he is absent two days, he must make up the work within two days after his first day of return to school regardless of additional absences. A student will receive a zero "0" for classes missed because of unexcused or unlawful absence. (See Suspension Policy for make-up class work while suspended.)

STAIRWELL ACCESS
Specific stairwells have been designated as "up" and "down" stairwells. Persons wishing to go up or down a stairwell during the change of class may only use the designated stairwell to do so. Up and down stairwells are located at both ends of each hallway.

TUTORING LAB
Students in need of extra instruction in any subject are recommended to report to a Tutoring Lab for remediation and tutoring. In a Tutoring Lab, you will receive additional help, remediation, or tutoring from a teacher or National Honor Society tutor. The Tutoring Lab is located in the library.

Process
- Students may report to a Tutoring Lab on their own for extra help
- Parents, teachers, guidance counselors, and principals may recommend a student to report to a Tutoring Lab for extra help

Tutoring Lab Remediation and Instruction
- May receive in any subject
- Receive help with assignments when necessary
- Review for tests
- Review and practice for Keystone tests
SECTION 1 – GENERAL INFORMATION AND POLICIES

LIBRARY
The library is open from 7:30 a.m. until 3:30 p.m. Students who wish to use the library quietly for academic work, academic research, reading and studying are welcome. If a student doesn't have any study halls and needs to use the library, that student should make arrangements with the librarian.

Students must check out books before they leave the library. Students are responsible for any materials checked out under their name as well as any damaged or lost library materials. Two books can be signed out for three weeks at a time. If a student has overdue books, they are not permitted to sign out additional books.

Failure to follow library policies will result in loss of the library for one week. If students are not following library or school policies, they will be asked to leave the library and must report directly to their assigned study hall or classroom with a written pass.

LUNCH AND CAFETERIA REGULATIONS
All students shall eat lunch in the cafeteria. No food or drink will be taken out of the cafeteria. Students are not permitted to have food from outside vendors delivered to school. Each student must return trays, cartons, napkins, etc. to the dish counter. Students are to check their eating area and dispose of all debris. Students are expected to leave their lunch area in a clean orderly condition.

HALLS
Students are expected to behave in a quiet orderly fashion while in the halls between classes. Running in the hallways is dangerous and not permitted. Loitering in locker areas is not permitted. Students leaving rooms while classes are in session are required to have a hall pass and enter their name on the teacher's sign-out sheet, recording time of departure and return.

ASSEMBLIES
Assemblies are provided for educational and cultural experiences to the student body. Students are expected to receive each performer in a polite and acceptable fashion. Failure to treat each performer with respect or disruption of any program or performance will result in removal from that performance and other programs.

STUDY HALL REGULATIONS
All students are to report to their assigned study hall during the first five days of school. Students must have something to do each day. Students are to come to study hall with school work. All students are to report to study hall promptly, take assigned seats, and get quiet for study. Any students not on the absentee bulletin or library list, and those who fail to present a pass and/or excuse to the study hall teacher, will be reported immediately to the office if they fail to report to study hall. Sleeping, game playing, and use of cellular phones is NOT permitted in any study hall. Students are to pick up trash and replace chairs. No food or drink is allowed in study hall. To leave a study hall, students must have a pass from the teacher to whom they are to report. Eligible seniors are permitted to go to the senior patio area on fair weather days. Senior patio rules are to be observed.
LOCKERS
Each student is assigned a locker for his or her own use. The school is not responsible for the loss of contents of a locker. Students are prohibited from sharing lockers or housing items of great value or sums of money. Students are prohibited from putting their own locks on lockers (except gym lockers). Students experiencing locker problems should request inspection and repair from the Assistant Principal. Lockers are school district property and may be searched in accordance with district policy. Random searches may be conducted and sniff dogs may be utilized in the search process. Students are encouraged to place their own locks on gym lockers when in use.

STUDENT DRESS AND GROOMING
Student dress and attire is expected to be clean, safe, respectful, reasonable, and non-disruptive. Clothing and accessories which present a hazard to health or safety, cause distraction, sanction anything determined to be illegal, or disrupt the educational process in any way, will not be permitted in school.

Prohibited Offensive Communication on Clothing
Considered unacceptable will be T-shirts or other clothing or accessories which advertise or promote alcohol, tobacco, drugs or drug paraphernalia, violence, threats, racism, hate communications, sexual communications, as well as vulgar or highly offensive language, or pictures and/or slogans with a double meaning.

Proper Covering of Body
Also unacceptable will be clothing which does not properly cover the body, such as cut-off shirts, tops exposing the mid-section, tank tops, strapless or spaghetti strap tops, fishnet shirts, basketball shirts without under shirts, revealing or extremely short skirts, or extremely short shorts (defined as shorts which do not reach the middle of the thigh), halter tops, spandex garments, and exposed undergarments, or ripped or ragged cut clothes. Clothing tops and bottoms must overlap at all times.

Disruptive or Unsafe Clothing
Hats, or any head covering (i.e. bandanas, sweatbands, scarves, visors), may not be worn in the buildings unless the student can verify that this is part of established religious beliefs or due to medical circumstances. Hooded sweatshirts may be worn; however the hood may not cover the head. Attire, which may be deemed unsafe, is not permitted. Examples include shower shoes or flip flop shoes, which are held to the foot only through the toes, (defined as shoes where the stem goes through to the bottom of the sole) excessively baggy clothing worn improperly, as well as long or heavy chains or ropes.

Notice and Consequence
The administration will be the final judge as to whether a student’s dress or grooming is inappropriate. The problem will be handled privately with the individual student. Students dressed inappropriately will be required to change into alternate clothing and a progressive disciplinary consequence will be enforced for violators of the policy.

STUDENT IDENTIFICATION CARD
During normal school hours and while on school property, all students are required to possess an official identification card. The student identification card is not a replacement for a hall pass. Students are expected to have a pass in addition to their
identification card when out of class or assigned area. The student identification card must be relinquished to any staff member upon request.

Any student that forgets or loses their student ID must obtain a temporary or replacement ID card immediately upon entering the building. Any student failing to request a temporary card will be issued a temporary card by the Assistant Principal along with appropriate discipline. Due to material costs students will be charged $2.00 for each replacement card. Any student that defaces their ID card will be required to purchase a new card.

COMMUNICATION DEVICES
Students are permitted to use cellular phones between classes and at lunch. At no time is a student allowed to make or receive phone calls. Hallway use during class time is not permitted. Pre-approval must be given by a teacher for use during class time for educational purposes.

Earbuds/earphones are NOT permitted to be seen or used once a student enters the building.

The Board prohibits use of electronic devices by students in locker rooms, bathrooms, health suites and other changing areas at any time. The Board prohibits the taking, storing, disseminating, transferring, viewing, or sharing of obscene, pornographic, lewd, or otherwise illegal images or photographs, whether by electronic data transfer or other means, including but not limited to texting and e-mailing.

PHONE POLICY
Students are not permitted to use school business phones except in case of extreme emergency. Appointments, calling work, retrieving schoolwork, etc. do not constitute an acceptable reason. Students are not permitted out of class to use phones.

SOCIAL MEDIA/NETWORK GUIDELINES FOR STUDENTS
Due to the wealth of new social media tools available to students, student products and documents have the potential to reach audiences far beyond the classroom. This translates into a greater level of responsibility and accountability for everyone. Below are guidelines students in the Wilson Area School District should adhere to when using social media on school property.

Social Media Guidelines for Students
Be aware of what you post online. Social media venues are very public. What you contribute leaves a digital footprint for all to see. Do not post anything you wouldn't want friends, parents, teachers, or a future employer to see.

1. Follow the school's code of conduct when writing online. It is acceptable to disagree with someone else's opinions, however, do it in a respectful way. Make sure that criticism is constructive and not hurtful. What is inappropriate in the classroom is inappropriate online.
2. Be safe online. Never give out personal information, including, but not limited to, last names, phone numbers, addresses, exact birthdates, and pictures. Do not share your password with anyone besides your teachers and parents.

3. Linking to other websites to support your thoughts and ideas is recommended. However, be sure to read the entire article prior to linking to ensure that all information is appropriate for a school setting.

4. Do your own work! Do not use other people's intellectual property without their permission. It is a violation of copyright law to copy and paste other's thoughts. When paraphrasing another's idea(s) be sure to cite your source with the URL. It is good practice to hyperlink to your sources.

5. Be aware that pictures may also be protected under copyright laws. Verify you have permission to use the image.

6. How you represent yourself online is an extension of yourself. Do not misrepresent yourself by using someone else's identity.

7. If you run across inappropriate material that makes you feel uncomfortable, or is not respectful, tell your teacher right away.

8. Students who do not abide by these terms and conditions may lose their opportunity to take part in the project and/or access to future use of online tools.

DANGEROUS ITEMS
Students are to refrain from carrying any instruments or devices, which could result in harm to other individuals or property. Items such as knives, darts, hatchets, mace or sprays, etc. are not to be brought to school. A student found in possession of a firearm (loaded or unloaded) or an explosive device or other weapon will be referred to the Superintendent and Board of Education with recommendation of expulsion. Please note Section 912 of PA Crimes Code and US Code Title 18, Section 921:

   Possession of Weapon on School Property
   (a) Definition.—Notwithstanding the definition of "weapon" in section 907 (relating to possessing instruments of crime), "weapon" for purposes of this section shall include but not be limited to any knife, cutting instrument, cutting tool, num-chuck stick, firearm, shotgun, rifle and any other tool, instrument or implement capable of inflicting serious bodily injury.

   (b) Offense defined—A person commits a misdemeanor of the first degree if he possesses a weapon in the buildings of, on the grounds of, or in any conveyance providing transportation to or from any elementary or secondary publicly-funded educational institution, any elementary or secondary private school licensed by the Department of Education or any elementary or secondary parochial school. Students are subject to Wilson Area School District Policy 5114.2 titled "Prohibition of Weapons Policy."
SECTION 1 – GENERAL INFORMATION AND POLICIES

UNASSIGNED AREAS
Students are not to loiter in areas to which they have not been assigned nor remain for extended periods in areas such as stairwells, doorways, lobbies, or lavatories. Upon arrival to school students are to report to the cafeteria or lobby until permitted access to other parts of the building.

FOOD IN THE BUILDING
Students are not to carry open containers of food or drink about the building. All food or beverages are to be consumed in the cafeteria. Beverages brought to the building for consumption during lunch must be in an unopened and non-refillable container. Opened containers carried about the building will be confiscated and disposed of in trash containers.

VISITORS
All visitors are required to register at the main office and obtain a visitor’s pass. Parents are encouraged to meet with teachers and administrators and should call and arrange a time that is mutually agreeable to meet with them. Students are prohibited from bringing friends to school during regular school hours. Visitors who fail to register at the main office or follow school policy will be required to leave school property and/or face charges of criminal trespass. No visitors are allowed in the building during final exams.

RESPONSIBILITY FOR ASSIGNED DISTRICT PROPERTY
Any school district property assigned to students for their personal use becomes the responsibility of the student. It is to be maintained in good condition and returned in the same condition issued, excepting normal wear. Loss or damage of assigned materials will result in the assessment of the replacement cost against the student; (books, library materials, etc.). Once the debt is assessed, the debt remains until it is resolved. The debt is not removed at the end of the school year or upon student withdrawal. Students need to resolve debts before transferring to other districts. Students who do not resolve their debt will not receive caps/gowns or tickets for their graduation ceremony.

SUMMER SCHOOL ELIGIBILITY
To be eligible for summer school a student failing a full-year course must have passed one of the four regular marking periods, or passed both the midterm and the final exam, or must request special permission from school Principal or Assistant Principal. Summer school requires participation in the summer school program in the Easton Area School District, or a summer school program approved by the Principal.

FIRE DRILLS
When the fire alarm sounds, students nearest the windows will close them while the others stand at attention by their desks. Absolute silence must be maintained during the fire drill. No talking, laughing or whispering will be permitted in order that teacher’s instructions can be easily heard if it is found necessary to redirect the flow of traffic from the buildings. Groups near the exits will immediately march from the building. Other groups will follow according to the posted schedule. Students carrying backpacks to class are to exit the building with their backpack.

Under teacher supervision students are to vacate areas adjacent to the building following posted instructions. EVERYONE IS TO BE A SAFE DISTANCE FROM THE BUILDING.
GREEN ALERT DRILL
A Green Alert calls for an evacuation of the entire facility or a relocation to a safer area within the building. Green Alert drills may be held throughout the school year. When the green alert announcement is made over the loudspeaker, students are to remain quiet and follow the emergency directions given by the staff member in the room.

RED ALERT DRILL
A Red Alert calls for an immediate lockdown of the entire facility. Red Alert drills may be held throughout the school year. When the red alert tone is made over the loudspeaker, students are to remain quiet and follow the emergency instructions given by the staff member in the room.
STUDENT CONDUCT
The Wilson Area School Board believes that in order for students to gain the maximum benefit from the educational program, high standards of student conduct must be established and maintained. The Board is pleased with the general deportment, good citizenship, cooperative attitude, and mutual respect displayed by most of the students. It is largely through their efforts and those of school district personnel that a wholesome educational environment is present in all of the schools of the district.

On occasion, however, unacceptable conduct on the part of a student does take place, and fair and reasonable disciplinary measures become necessary. It is for that reason that this policy has been adopted and is being implemented throughout the Wilson Area School District.

Incorporated as a part of this policy are the Regulations of the State Board of Education of Pennsylvania entitled STUDENTS RIGHTS AND RESPONSIBILITIES. The School District specifically endorses the due process requirements of these regulations while at the same time adopting the section listing student responsibilities as the code of conduct for all students.

Certain rules and regulations have been established within each school building regarding student conduct. It is the responsibility of school district personnel to make these available to the students so that they are aware of them. These rules and regulations along with the code included in this policy are applicable not only in school buildings and on school grounds but also when students are going to and from school, are being transported by school vehicles, and are participating in or attending school activities.

In cases where students do not exercise self-discipline and are in violation of rules, regulations, or the code of conduct, school district personnel must assume the responsibility for enforcement. In this process the following list includes some of the techniques which may be applied: reprimanding, counseling, conferring with a parent or guardian, assigning additional work, detaining after school, and making referrals to guidance and administrative personnel.

At times more stringent administrative action may be appropriate. Exclusion from school is specifically addressed by state regulations and is included in this policy in greater detail in the following section.

Corporal Punishment
No corporal punishment shall be administered to a student. However, reasonable force may be used by teachers and school authorities under any of the following circumstances: (1) to quell a disturbance, (2) to obtain possession of weapons or other dangerous objects, (3) for the purpose of self-defense, and (4) for the protection of persons or property.
SECTION 2 – DISCIPLINE POLICY – BEHAVIOR

CODE

Suspension or Expulsion
Certain offenses of a recurring or serious nature may lead to suspension or expulsion from school. The following list includes the reasons for which a student may be excluded from school:

1. The possession, use, sale, distribution or involvement with drugs and/or alcohol pursuant to Policy #5131.
2. Conduct that constitutes a danger to the health or safety of others.
3. Physical assaults upon fellow students, teachers, or other school district employees.
4. Continued and willful disobedience.
5. Defiance of authority.
6. Taking or possessing property belonging to others.
7. Willfully causing or attempting to cause damage to school equipment or property.
8. Smoking or tobacco use including electronic and vapor cigarettes.
9. Possessing, handling, or transmitting any object that can reasonably be considered a weapon.
10. The use of abusive, profane, or obscene language or the making of obscene gestures.
11. The violation of school or school bus rules or regulations.
12. The violation of local, state, or federal laws or regulations.
13. Communicating terrorist threats or committing terrorist acts, as defined below:
   - Terroristic threat – shall mean a threat to commit violence communicated with the intent to terrorize another, to cause evacuation of a building or to cause serious public inconvenience, in reckless disregard of the risk of causing such terror or inconvenience.
   - Terroristic act – shall mean an offense against property or involving danger to another person.

Student Suspension and Participation in Activities
A student who is suspended from school or on an in-school suspension is not eligible to participate in or attend any school function from the first day of the suspension through the entire last day of the suspension. A student suspended for a total of 12 school days is ineligible from activity or athletic participation for one calendar year. Students can apply for eligibility reinstatement by meeting with the Assistant Principal.

Wilson Area School District Hazing
Purpose
The opportunity for students to participate in extracurricular and co-curricular activities and interscholastic athletics sponsored by the district is a privilege extended to district students, which may be suspended or revoked under certain circumstances. The district shall strive to provide a safe and positive education, which includes extracurricular, co-curricular, and interscholastic athletic offerings. Hazing, as defined in this policy, regardless of the form it takes, shall not be tolerated.

Definitions
For purposes of this policy hazing is defined as any activity that recklessly or intentionally endangers the mental health, physical health or safety of a student or causes willful destruction or
removal of public or private property for the purpose of initiation or membership in or affiliation with or as a condition for continued membership in any organization recognized by the Board.

Any hazing activity, whether by an individual or a group, shall be presumed to be a forced activity, even if a student willingly participates.

The Board does not condone any form of initiation or harassment, known as hazing, as part of any school-sponsored student activity. No student, coach, sponsor, volunteer or district employee shall plan, direct, encourage, assist or engage in any hazing activity.

The building principal will investigate all complaints of hazing and will administer appropriate discipline to any individual who violates this policy.

Delegation of Responsibility

It shall be the responsibility of all district employees, including without limitation, teachers, advisors, coaches, administrators, and any sponsors and volunteers, to protect the rights, safety, and welfare of all students and to ensure an atmosphere free from all forms of hazing. Any and all information received by such individuals and all knowledge or reports of hazing, or anticipated hazing, shall be reported to the appropriate building principal.

If a student obtains information or hears about an actual or potential hazing incident the student shall immediately report this information to the appropriate adult supervisor of the activity. The teacher, advisor, coach, sponsor, or volunteer shall immediately notify the appropriate building principal who will, in turn, initiate immediate measure to address the situation, as set forth in this policy.

Guidelines

Complaint Procedure

1. When a student believes that he/she has knowledge of an actual or potential hazing incident, or have been subject to hazing, the student shall promptly report the incident, orally or in writing, to any coach, sponsor of any school-sponsored activity, volunteer, administrator or district employee who upon receipt of a report of hazing shall immediately inform the building principal.

2. The principal shall conduct a timely, impartial, thorough, and comprehensive investigation of the alleged hazing and report the incident to the Superintendent or designee.
3. The principal shall prepare a written report summarizing the investigation and recommending disposition of the complaint. Findings of the investigation shall be provided to the complainant, the accused, and others directly involved, as appropriate. If the report concerns employee conduct, a copy shall also be filed with the Superintendent or designee.

4. In the event the hazing incident involves, or will involve, illegal activity, the appropriate policing agencies shall be notified.

If the investigation results in a substantiated finding of hazing, the following disciplinary measures may be imposed:

1. A student found to be in violation of this policy shall be subject to disciplinary measures set forth at the discretion of the administration including, but not limited to, suspension or expulsion from school, indefinite suspension from all extracurricular and co-curricular activities, and interscholastic athletics, for a period ranging from one (1) calendar year from the date of adjudication through the violator’s senior year of high school.

2. In addition, other disciplinary measures may be applicable and/or appropriate as defined in Board policies.

3. Failure to report a substantiated finding of hazing may result in disciplinary action.

4. A student found to have made false statements in connection with this policy shall be subject to the same disciplinary measures as those found to have actually violated the policy.

This policy shall be applicable to any and all incidents of hazing involving district students participating in organizations recognized by the Board regardless of whether they occurred on or off school grounds and/or outside of the normally scheduled school year, including without limitation during summer recess months and other non-school days.

BULLYING POLICY

Purpose: The goal of the Wilson Area School District is to provide a safe, positive learning climate for students. The Board of Education is committed to the goal of creating and maintaining a school environment where all students and employees are treated with respect and dignity, and are free from bullying, intimidation and harassment. Bullying is a violation of our district’s core values and will not be tolerated. The action of any one person or group of individuals that threatens the health and safety of students and/or staff will be promptly addressed.

The school setting provides an opportunity to teach children and emphasize among staff that cooperation and respect of others is a District value. District adopted anti-bullying
programs are designed to decrease incidents of bullying, and to help students build supportive relationships with one another. Staff members are in-serviced on the warning signs of bullying, as well as their responsibility to be actively involved in the prevention of bullying.

**Definition:** For the purpose of this policy, bullying is defined as repeated and systematic harassment and/or attacks on others, perpetrated by individuals or groups. Bullying is also defined as any overt act by students or groups of students directed against another student with the intent to ridicule, humiliate or intimidate while on school grounds or at school-sponsored activities.

Bullying takes the form of many different behaviors including, but not limited to:

- Physical violence and attacks
- Verbal taunts and name-calling including ethnic-based verbal abuse and gender-based putdowns.
- Threats and intimidations
- Extortion or stealing money and possessions
- Exclusion from peer groups within the school

**Responsibility:** Each staff member shall be responsible for maintaining an educational environment free from bullying. Staff members who observe or become aware of an act of bullying shall take immediate, appropriate steps to intervene. If a staff member believes that his/her intervention has not resolved the matter, he/she shall report the bullying to the school administration for further investigation. This investigation may include interviews with students, parents, and school staff, reviews of school records, and any other appropriate means of investigation.

If the investigation results in a substantiated charge of bullying, the school district shall take prompt action to eliminate any further bullying. Complaints involving bullying at the building level may be resolved informally through confidential mediation, counseling, or informal discussion. If a satisfactory, informal resolution is reached, no further investigation or action is required.

A substantiated charge against a student shall subject the offender to disciplinary action, consistent with the School District Code of Conduct and any other applicable Board policy, and may include detention, suspension, expulsion and referral to law enforcement. All verified incidents of bullying are recorded and retained at both the building and district levels and placed on state violence reports as required.

**Appeal Procedure:** If the complainant or accused is not satisfied with the school principal’s decision, the student, parent, or guardian, may appeal to the superintendent.

**GANG POLICY**

**Purpose:** The Board recognizes the importance of providing a safe learning and working environment for students, employees and visiting community members and that the presence of gang activity and deviant behavior of an individual threatens the safety of the school environment.

**Definition:** “Gang Activity: A ‘gang’ means any ongoing organization, association, or group of three or more persons, whether formal or informal, having as one of its primary activities the commission of one or more criminal acts or acts in violation of school rules, which has an identifiable name or identifying sign or symbol, and whose members
SECTION 2 – DISCIPLINE POLICY – BEHAVIOR CODE

individually or collectively engage in, or have engaged in, a pattern of criminal gang activity or activity relating to the violation of school rules. Gang activity includes, but is not limited to, any act in furtherance of the gang and possession or use of gang symbols, such as drawings, hand signs, and attire.”

Authority: It is the District’s policy to prohibit on school property or at any school activity the following:

1. Wearing, possessing, using, distributing, displaying or selling of any clothing, jewelry, emblem, badge, symbol, sign or other thing that is evidence of membership in or affiliation with any gang.
2. Commission of any act or omission, or the use of any speech, either verbal or non-verbal (gestures, handshakes, etc.), which shows membership in or affiliation with any gang.
3. Use of any speech, or committing any act or omission in furtherance of the interests of any gang or gang activity, including but not limited to:
   a. Soliciting others for membership in any gangs
   b. Requesting any person to pay for “protection” or otherwise intimidating or threatening any person
   c. Committing any illegal act or violation of school district policies
   d. Inciting another person to act with physical violence upon any other person

Implementation

1. Any School District employee or any person with knowledge of suspected signs of activity shall report the activity to his/her administrator or security personnel. Students, parents and community members are encouraged to report any suspected gang activity.

2. Administrators shall be aware that the occurrence of any of the acts described above does not necessarily constitute gang activity unless the entire definition of “gang” is met.

3. Violations of this policy will result in disciplinary actions, which may include suspensions and/or expulsion.

4. Notification of this policy shall be given to all students and employees.

5. School administrators shall identify any clothing, jewelry, emblems, badges, symbols or signs. Administrators shall consult with police and district security to help them determine what is gang-related, such as clothing, jewelry, emblems, badges, symbols or signs.

Administration shall report all incidents consistent with procedural guidelines to the Central Administration.
WILSON AREA HIGH SCHOOL BEHAVIOR POLICY

Behavior Policy infractions have been placed into three levels varying from minor to major incidents. It should be realized that persistent, willful or excessive minor incidents may be considered major if, in the judgment of the administration, the student is making no effort to modify unsatisfactory behavior, or where behavior is willful with intent to disrupt a program.

1. Lateness to school (after 7:43 a.m. before 8:05 a.m.) Any student who enters the building after 7:43 a.m. is considered late and must sign in at the main office. He/she must get a pass in order to go to class. When lateness exceeds 8:05 a.m., refer to Level II Infraction. Students who demonstrate habitual patterns of lateness tend to disrupt classes by the interruptions they cause. The following procedures will be used for lateness between 7:43 a.m. and 8:04 a.m.:

<table>
<thead>
<tr>
<th>Late Number</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>No penalty – recorded as tardy</td>
</tr>
<tr>
<td>2 – 5</td>
<td>Detention</td>
</tr>
<tr>
<td>6 – 8</td>
<td>Two detentions</td>
</tr>
<tr>
<td>More than 8</td>
<td>Administrative discretion</td>
</tr>
</tbody>
</table>

Note: **Students receiving detention for lateness to school may be scheduled for detention on the day they arrived late.** Students on doctor excuse only status are required to bring in doctor excuses for lateness. After a minimum of 20 consecutive school days on time, a student may meet with the Assistant Principal to request having their lates reset to zero (for the determination of disciplinary consequences only) the actual number of tardy's will not return to zero and will be printed on report cards.

2. Failure to supply written excuses for absences
3. Failure to arrive without an ID – The following penalty will be issued to a student without an ID card during each marking period:

<table>
<thead>
<tr>
<th>Offense Number</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st – 3rd offense</td>
<td>Warning</td>
</tr>
<tr>
<td>4th offense and beyond</td>
<td>Office Detention</td>
</tr>
</tbody>
</table>

Students who purchase a new ID badge will have their cumulative total reset to zero.

LEVEL I INFRACTIONS

The following are incidents that should be handled by the classroom teacher. These problems will generally result in the issuing of warnings followed by teacher detentions. Persistent incidents may result in referral to the administration.

1. *Lateness to class:* Students have a maximum of four minutes to move from one class to the next. It is expected that students will be in their seats at the end of the four minute period. Lavatory and locker usage are not excuses for being late. After receiving three teacher detentions for being late to class, students will be referred to the office.
SECTION 2 – DISCIPLINE POLICY – BEHAVIOR CODE

2. **Cell phones**: students may possess cell phones however they must be turned off during the instructional day unless directed otherwise by a teacher.

3. **Classroom or hall disruption**.

4. **Loitering in halls or lavatories or unassigned areas**.

5. **Forged passes or excuses**.

6. **Cheating on tests** - student will receive a zero on the test and notice will be given to the student's parents and Assistant Principal. A second offense will result in failure for the marking period.

7. **Use of unacceptable language**

8. **Other behavior** determined to be disruptive to the purpose of the educational system. The number of detentions may vary taking into consideration the student's record or circumstances involved with the incident and student attitude.

**LEVEL II INFRACTIONS**

Level II infractions result in referral to the principal or assistant principal and result in assignment of office detention or suspension and other action as may be necessary.

1. **Repeated or excessive continuation of any level I infraction**.

2. **Lateness to school** - When lateness exceeds 8:05 a.m. the incident is treated as class cutting and additional cuts for each period or part of period missed, or as truancy as deemed appropriate.

3. **Unauthorized use of cell phone and electronic devices, earbuds/headphones, and laser pointers**. Electronic devices can be confiscated and require parent pick-up.

4. **Disrespect to school employees**.

5. **Possession of Tobacco** or tobacco products will result in school disciplinary action as well as the filing of citations for the possession of tobacco on school property as per section 6306.1 of the PA Crimes Code.

6. **Use of tobacco or electronic cigarettes** - Use of tobacco or electronic cigarettes in any fashion (smokeless, chewing, smoking, snuff, etc.) is not permitted in school, on school property, or on school buses. Students using tobacco or smoking will be suspended and the suspension will be graduated - one day, three days, five days, ten days. Additionally students will be prosecuted for possession and/or use of tobacco on school property as per Section 6306.1 of the PA Crimes Code. Fines generally assessed at $50 plus court costs.
7. **Vandalism** - Willfully damaging property belonging to school, school employees or students. In addition to disciplinary action the student may be required to repair damage after school hours. Students may be prosecuted for any acts deemed excessive. Under 3307 of the Crimes Code, designed to address school vandalism, Act 16 of 1994 makes it illegal for a person to carry “an aerosol spray paint can, broad-tipped indelible marker or similar marking device onto (school) property "with the intent to vandalize, deface or otherwise damage the property.” Act 17 of 1994 adds to the definition of criminal mischief, “intentional (defacing) or otherwise (damaging) tangible public property or tangible property of another with an aerosol spray paint can, broad-tipped indelible marker or similar marking device.”

8. **Class cutting** - When a student has been in school but failed to report for all or part of a class or is absent from class without permission of the instructor, it is class cutting. Situations of class cutting may result in truancy changes if accumulated class cuts equal a half or whole school day.

9. **Truancy/Skipping School** - When it has been determined that a student is missing from school who has no legitimate reason for absence, that student will be referred to the administration for truancy. In addition to disciplinary consequences, habitual truancy could result in legal action against the parent/guardian or student.

10. **Forging school district documents** - Forging the name of self or others or altering in any fashion school district documents, notes, requests for dismissal, or other forms.

11. **Insubordination** - Refusal to conform to reasonable directions of school district personnel.

12. **Refusal to serve detention** (skipping detention) - Refusal to serve detention or violation of detention rules will result in suspension and reassignment of all detentions.

13. **Leaving the building without permission** - Students are not allowed to enter or leave the school building without permission.

14. **Theft** - Any student determined to have taken property of school district or other persons while on school district property will be placed on suspension and criminal charges may be pursued.

15. **Disruptive or dangerous activity on school buses**.

16. **Other behavior** determined to be disruptive to the purpose of the educational system.
LEVEL III INFRINGEMENTS
Level III infractions result in suspensions. The number of day's suspension will depend upon circumstances, situation and/or repetition of behavior. Legal action and/or alternate school placement or expulsion may result from committing the following infractions or any other type as determined by the administration.

1. **Fighting** - Engaging in a fight will result in immediate suspension of all parties and possible levying of the charge of Disorderly Conduct or Harassment according to Crimes Code of PA, Section 5503 or 2709 respectively.

2. **Use of profane, vulgar or unacceptable language** - Use of profane, vulgar or unacceptable language in an excessive fashion that disrupts the school process.

3. **Threats and/or assaults or harassment** - Any student who makes a verbal or physical threat against another individual while on school property will be suspended. The degree to which the above is conducted may determine that further action may be necessary, such as filing of Criminal Harassment Charges according to Crimes Code of PA, Section 5503 or expulsion from school.

4. **Threats, assaults or harassment of school district personnel** (note Section 2702 of PA Crimes Code, paragraph 5 or Section 2712 if an assault involves a sports official)
   
   **Aggravated Assault**
   
   (a) attempts to cause or intentionally or knowingly causes bodily injury to a teaching staff member, school board member, other employee or student of any elementary or secondary publicly-funded educational institution, any elementary or secondary private school licensed by the Department of Education or any elementary or secondary parochial school while acting in the scope of his or her employment or because of his or her employment relationship to the school.

5. **Use of profane, vulgar or unacceptable language directed at school personnel** - Profanity directed at school personnel will result in a suspension and the filing of Disorderly Conduct charges in accordance with PA Crimes Code, Section 5503 (a)(3).

6. **Possession of weapons on school property** - A student found in possession of a weapon (loaded or unloaded) or an explosive device will be referred to the Superintendent and Board of Education with recommendation of expulsion. Please note Section 912 of PA Crimes Code:

   **Possession of Weapon on School Property**
   
   (a) Definition.--Notwithstanding the definition of "weapon" in section 907 (relating to possessing instruments of crime), "weapon" for purposes of this section shall include but not be limited to any knife, cutting instrument, cutting tool, num-chuck stick, firearm, shotgun, rifle and any other tool, instrument or implement capable of inflicting serious bodily injury.
   
   (b) Offense defined.--A person commits a misdemeanor of the first degree if he possesses a weapon in the buildings of, on the grounds of, or in any
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conveyance providing transportation to or from any elementary or secondary publicly-funded educational institution, any elementary or secondary private school licensed by the Department of Education or any elementary or secondary parochial school.

7. Use, possession, transportation, sale, delivery or intent to deliver any controlled substance or look alike drugs/substances or non-alcoholic beverages. Use, possession, etc. of drug paraphernalia (roach clips, pipes, etc.).


9. Sexual Harassment - Students are not permitted to behave in a fashion that results in a fellow student feeling uncomfortable or threatened because the actions and/or communications are of a sexual nature.

10. Hindrance of investigation of misconduct - When actions on the part of an individual cause direct interference or hindrance of the investigation of misconduct and/or criminal activity.

11. Other behavior determined to be disruptive to the purpose of the educational system.

Note: A student who acts in a fashion that violates district behavior policy and/or elements included in the PA Crimes Codes or PA School Code will be subject to prosecution. Prosecution may be for the following offenses (but not limited to): truancy, fighting, disorderly conduct, vandalism, harassment, assault, aggravated assault, weapons violations, trespass, possession and/or use of controlled substances, possession and/or use of tobacco products. Police personnel may be called based upon the circumstances and severity of the incident. When fines are assessed they generally range from $50 to $300 plus court costs. A number of charges are rated more severe and may result in significantly more complicated outcomes.

DETENTION POLICY

Students may be assigned to detention by teachers or administrators. Students are to receive one day notice prior to assigned detention dates with the exception being students arriving late to school. Students receiving detentions for lateness to school may be scheduled to detention on the day they arrived late. Students will be permitted to use the phone to inform parent of the detention. No teacher-assigned detention may be less than 15 minutes or longer than one hour.

Students may receive detentions from 30 minutes to 2 1/2 hours when assigned by the office. Students are to report to office detention promptly either at 7:05 – 7:35 in the case of a morning detention or at 2:43 and remain until 3:30 in the case of an afternoon detention. All materials must be brought to the room and students who do not bring written work of substantial amounts will be assigned work to complete. Students are to remain quiet and stay in their assigned seats. Disruptive behavior will result in additional disciplinary action. Students will not be reassigned detentions except in cases of doctor's appointments, family emergencies or absences from school. Work
schedules are to be rearranged by the student. Students not reporting to detention will be suspended and the detention will be reassigned.

**SUSPENSION POLICY**

Students may be assigned suspension only by the school administration. A student placed on suspension is not permitted on school property except in company of their parent or guardian to attend a hearing/conference or with permission of the Principal or Assistant Principal. Any student seen on school property while on suspension will be charged with Delinquent Trespass under Section 3503 of Pennsylvania Crimes Code and may be subject to additional school based discipline. Students are responsible to make up all work missed while on suspension. Assignments while on suspension are due the first day of return from suspension or the student will receive a zero grade for the work. (Exception is test make-up.) Parent conferences may be requested for any suspensions. Should a student miss a test due to suspension, he or she must make arrangements with the subject teacher to take that test after school. All suspensions longer than three days duration require a parent conference. This conference may be waived by the Principal or Assistant Principal upon request of the parent. Students on suspension are not permitted to participate in any school-related, extra-curricular activities for the entire day of their suspension.

**IN-SCHOOL SUSPENSION**

In-school suspension is designed to eliminate further discipline infractions. ISS will only be assigned four times, all further discipline requiring a suspension will result in out-of-school suspensions. In-school suspension hours are 7:43 a.m.-2:40 p.m. Students are to report to the office of the Assistant Principal and must bring all appropriate materials (books, pens, pencils, paper). Students should bring appropriate reading material with them in the event that all academic work is complete. No electronic devices of any type are to be in the possession of the student. Students will be permitted one a.m. break and one p.m. break to go to the lavatory or to get a drink of water. Students will eat lunch at their assigned suspension area. Violation of any in-school suspension rules will result in extension of suspension or other disciplinary action and possible levying of the charge of Disorderly Conduct in accordance with PA Crimes Code, Section 5503. Students on suspension are not permitted to participate in any school-related, extra-curricular activities for the entire day of their suspension.

**DRUG AND ALCOHOL POLICY**

The use of controlled substances (drugs) and alcohol, particularly among young people, is a major problem confronting our society. The problem of drug and/or alcohol abuse is a community-wide concern and meaningful approaches to its solution require a cooperative effort on the part of parents, schools, social agencies, and other institutions of the community. The possession, use, sale, distribution or involvement with drugs and/or alcohol in the Wilson Area Schools shall not be tolerated.

When a student needs to take or is required to take a drug for medical purposes during the school day, the student should inform the nurse and must allow the nurse to dispense the medication in accordance with established procedure. Under no other condition should drugs be at school or on school property.
"Drugs" as used in this policy include controlled substances, drugs of any kind, legal or illegal, including drugs readily available over the counter, pills, capsules, and other substances designed to look like drugs and sold or distributed as drugs.

To deal with specific problems as they arise, guidelines must be established. These guidelines are as follows:

A. Student Seeking Help
   1. A student may approach any professional staff member to seek help. The staff member shall encourage the student to see the guidance counselor, school nurse or building principal.
   2. Confidentiality of the student shall be maintained in accordance with the law.
   3. Counselor, nurses or building principals shall offer drug and alcohol counseling as appropriate.
   4. A student seeking help shall be encouraged to inform his or her parents before referral to an appropriate agency. Parental notification or consent prior to agency referral is not a pre-requisite, but is strongly recommended.

B. Suspicion of Drug and/or Alcohol Involvement
   1. Cases involving suspected drug or alcohol use or abuse shall be referred to the school nurse. The school nurse will treat all cases as routine illnesses unless it is ascertained that there is a problem of drug or alcohol use or abuse.
   2. The nurse will then notify the principal regarding the condition of the student. The principal will consult with the nurse and take appropriate action within the guidelines established in this policy and the policy on Students' Rights and Responsibilities.

C. Possession, Use, Sale, Distribution or Involvement
   1. The possession, use or involvement with drugs and/or alcohol in school, on school property, at school-sponsored activities, and while under the authority of school officials shall be considered grounds for suspension and/or expulsion from school.
   2. The sale or distribution of drugs and/or alcohol in school, on school property, at school-sponsored activities, while under the authority of school officials, or repeated violation of Section C1 of this Policy, could be considered grounds for expulsion from school.
   3. Parents or guardians shall be promptly informed of actions taken by the school officials in all incidents.
   4. The school shall notify and cooperate with state/local law enforcement or regulatory agencies when appropriate.
   5. Counseling assistance by appropriate agencies will be strongly recommended.
D. Drug Dog Use

Building principals are authorized to use the services offered by the local police departments when it is deemed necessary, including the use of drug dogs.

1. The principal or assistant in charge of the school can make a request for the drug sniffing dog through the local police department.

2. The police department can request that the dog be used. The prior approval of the building principal will be required, but the visits of and use of the dogs shall be unannounced to the students.

3. The drug sniffing dog and the handler of this dog will be protected at all times from any type of verbal or physical abuse while performing their duties on Wilson Area School District property. Any type of violation of this, minor or serious, will be handled by the school administrators in a very severe manner.

4. In no way will this program infringe upon anyone's human rights or be used to enhance the arrest record of the police department.

E. Steroids

The Wilson Area School District endorses the provisions of Act 93 of 1989, which prohibits the use of anabolic steroids, except for a valid medical purpose, by any pupil involved in school-related athletics. Furthermore, the provisions of the Drug and Alcohol Policy (5131) are applicable to steroids.

The law provides that body building, muscle enhancement, increasing muscle bulk or strength or the enhancement of athletic ability is not a valid medical purpose. Human growth hormone (HGH) is not included as an anabolic steroid under the provisions of the law.

Along with any disciplinary or other action, which may be taken under the provisions of Policy #5131, the following minimum penalties will apply to any pupil in violation of the prohibitions in paragraph 1:

1. For a first violation, suspension from school athletics for the remainder of the season.
2. For a second violation, suspension from school athletics for the remainder of the season and for the following season.
3. For a third violation, permanent suspension from school athletics.

No student shall be eligible to resume participation in school athletics unless there has been a medical determination that no residual evidence of steroids exists. Participation in drug counseling, rehabilitation, testing or other program may be required as a condition or reinstatement into the athletic program. The dangers of anabolic steroids shall be included in the drug and alcohol education program, which is a part of the health curriculum in the School District.
RESTRICTED MOVEMENT POLICY
Students who have behaved in a fashion to result in numerous referrals to the office or who have received referrals requiring suspension may be placed on restricted movement. Students are restricted to classrooms and not permitted to leave with a pass except in cases of extreme emergency. In such an instance an administrator is to be immediately informed. Attendance and promptness of reporting are to be closely monitored.

UNLAWFUL HARASSMENT OF STUDENTS
Purpose
The Board strives to provide a safe, positive learning climate for students in the schools. Therefore, it shall be the policy of the district to maintain an educational environment in which harassment in any form is not tolerated.

Authority
The Board prohibits all forms of unlawful harassment of students and third parties by all district students, staff members, contracted individuals, vendors, volunteers, and third parties in the schools. The Board encourages students and third parties who have been harassed to promptly report such incidents to the designated employees.

The Board directs that complaints of harassment shall be investigated promptly, and corrective action be taken when allegations are substantiated. Confidentiality of all parties shall be maintained, consistent with the district's legal and investigative obligations.

No reprisals or retaliation shall occur as a result of good faith charges of harassment.

Definitions
For the purposes of this policy, harassment shall consist of verbal, written, graphic or physical conduct relating to an individual’s race, color, national origin/ethnicity, gender, age, disability, sexual orientation or religion when such conduct:
1. Is sufficiently severe, persistent or pervasive that it affects an individual’s ability to participate in or benefit from an educational program or activity or creates an intimidating, threatening, or abusive educational environment.
2. Has the purpose or effect of substantially or unreasonably interfering with an individual’s academic performance.
3. Otherwise adversely affects an individual’s learning opportunities.

For purposes of this policy, sexual harassment shall consist of unwelcome sexual advances; requests for sexual favors; and other inappropriate verbal, written, graphic or physical conduct of a sexual nature when:
1. Submission to such conduct is made explicitly or implicitly a term or condition of a student’s academic status.
2. Submission to or rejection of such conduct is used as the basis for academic or work decisions affecting the individual.
3. Such conduct deprives a student of educational aid, benefits, services or treatment.
4. Such conduct is sufficiently severe, persistent or pervasive that it has the purpose or effect of substantially interfering with the student’s school performance or creating an intimidating, hostile, or offensive educational environment.

Examples of conduct that may constitute sexual harassment include but are not limited to sexual flirtations, advances, touching or propositions; verbal abuse of a sexual nature; graphic or suggestive comments about an individual’s dress or body; sexually degrading words to describe an individual; jokes; pin ups; calendars; objects; graffiti; vulgar statements; abusive language; innuendos; references to sexual activities; overt sexual conduct; or any conduct that has the effect of unreasonably interfering with a student’s ability to work or learn or creates an intimidating, hostile or offensive learning or working environment.

Complaint Procedure-Student /Third Party

**Step 1-Reporting**

A student or third party who believes he/she has been subject to conduct that constitutes a violation of this policy is encouraged to immediately report the incident to the building principal or a district employee.

A school employee who suspects or is notified that a student has been subject to conduct that constitutes a violation of this policy shall immediately report the incident to the building principal. If the building principal is the subject of a complaint, the student, third party, or employee shall report the incident directly to the Compliance Officer.

The complaint or reporting employee is encouraged to use the report form available from the building principal, but oral complaints shall be acceptable.

**Step 2 –Investigation**

Upon receiving a complaint of unlawful harassment, the building principal shall immediately notify the Compliance Officer. The Compliance Officer shall authorize the building principal to investigate the complaint, unless the building principal is the subject of the complaint or is unable to conduct the investigation.

The investigation may consist of individual interviews with the complainant, the accused, and others with knowledge relative to the incident. The investigator may also evaluate any other information and materials relevant to the investigation. The obligation to conduct this investigation shall not be negated by the fact that a criminal investigation of the incident is pending or has been concluded.

**Step 3 –Investigative Report**

The building principal shall prepare a written report within fifteen (15) days, unless additional time to complete the investigation is required. The report shall include a summary of the investigation, a determination of whether the complaint has been substantiated as factual and whether it is a violation of this policy, and a recommended disposition of the complaint.

Copies of the report shall be provided to the complainant, the accused, and the Compliance Officer.
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Step 4 – District Action

If the investigation results in a finding that the complaint is factual and constitutes a violation of this policy, the district shall take prompt, corrective action to ensure that such conduct ceases and will not recur.

Disciplinary actions shall be consistent with the Student Code of Conduct, Board policies and district procedures, applicable collective bargaining agreements, and state and federal laws.

If it is conducted that a student has knowingly made a false complaint under this policy, such student shall be subject to disciplinary action.

Appeal Procedure

1. If the complainant is not satisfied with a finding of no violation of the policy or with the corrective action recommended in the investigative report, he/she may submit a written appeal to the Compliance Officer within fifteen (15) days.
2. The Compliance Officer shall review the investigation and the investigative report and may also conduct a reasonable investigation.
3. The Compliance Officer shall prepare a written response to the appeal within fifteen (15) days. Copies of the response shall be provided to the complainant, the accused, and the building principal who conducted the initial investigation.

EXEMPTION FROM INSTRUCTION

This policy is enacted to comply with the requirement of the State Board of Education that school districts adopt policies to assure parents the right to have their children excused from specific instruction which conflicts with their religious beliefs.

This policy grants such rights to parents of students enrolled in this district where the students are under the age of eighteen (18), and to the students themselves when the student is eighteen (18) or over, unless the student is incapable of making the decision due to a disability.

As used in this policy, the phrase "specific instruction" means identifiable elements of instruction by the teacher. It does not include required reading or learning outcomes. Teachers are expected to provide accurate and thorough information to parents regarding curriculum, instructional strategies, assessment procedures, and instructional materials.

The district shall excuse any student from specific instruction as defined in this policy upon satisfaction of and subject to the following conditions:

1. To assist the school district in ensuring that the student is excused from the correct specific instruction, the request must be made in writing and must detail the specific instruction with respect to which the student is to be excused.
2. The written request must contain a statement that the specific instruction described in the written request conflicts with the religious beliefs of the student or of the parents.

3. The parent and/or student shall designate on the request to be excused the replacement education activities in which the student shall engage during the time the student is excused. The only permissible educational activity for this purpose shall be replacement instruction that is consistent with the goals set for the course and that does not require the provision of any extra resources by the district.

4. The written request to be excused shall be sent by the qualifying parent or student to the classroom teacher, who will forward copies to the building principal, and assistant superintendent. Approval will be granted by the assistant superintendent after consultation with the principal. One copy shall be retained in the student's permanent school records, a copy shall be kept by the school principal, and an approved copy shall be returned to the teacher from whose instruction the student is to be excused.

5. In the case of the high school student, it shall not be the responsibility of the district or any of its officials to ensure that the child exercises his/her right to be excused. School employees are prohibited from initiating action to have any student leave class in accordance with a parental request. Instead, it is the responsibility of the student to request permission to leave class when the specific instruction objected to is being presented or is about to be presented. When the child seeks to be excused, the teacher is to excuse the child if (a) the teacher has a copy of the approved written request or, if upon checking with the principal, the principal has a copy of the approved written request; and (b) the written request adequately describes the instruction that is taking place or about to take place.

6. The building principal shall determine where the student shall report during the time the student is excused.

7. All students excused from specific instruction shall be required to achieve the learning outcomes established by the district and which are necessary for graduation.

This policy shall become void and unenforceable if the regulation of the State Board of Education, upon which it is based, i.e. Title 22, Sec. 5.4 (d) (3), is repealed, modified or declared invalid in whole or in part.

**ANIMAL DISSECTION: PUPIL'S RIGHT OF REFUSAL**

Language from S.B. 727, amending P.L. 30, No. 14, regarding Student Rights

Section 2. The act is amended by adding a section to read: Section 1522. Pupil's Right of Refusal; Animal Dissection.
(a) Public or nonpublic school pupils from kindergarten through grade twelve may refuse to dissect, vivisect, incubate, capture or otherwise harm or destroy animals, or any parts thereof, as part of their course of instruction.

(b) Schools shall notify incoming pupils and their parents or guardians of the right to decline to participate in an education project involving harmful or destructive use of animals and authorize parents or guardians to assert the rights of their children to refuse to participate in those projects. Notice shall be given not less than three (3) weeks prior to the scheduled course exercise which involves the use of animals.

(c) A pupil who chooses to refrain from participation in or observation of a portion of a course of instruction in accordance with this section shall be offered an alternative education project for the purpose of providing the pupil an avenue for obtaining the factual knowledge, information or experience required by the course of study. If tests require harmful or destructive use of animals, pupils shall be offered alternative tests. A pupil shall not be discriminated against based upon his or her decision to exercise the right afforded that pupil by this section and lowering a grade because a pupil has chosen an alternative education project or test is strictly prohibited.

(d) As used in this section, the following words and phrases shall have the meanings given to them in this subsection:

(1) "Alternative education project" shall include, but is not limited to, the use of videotapes, models, films, books and computers, which would provide an alternate avenue for obtaining the knowledge, information or experience required by the course of study in question. The term also includes "alternative test." A pupil has the right to refuse any alternative education project or test which may involve or necessitate any harmful use of an animal or animal parts.

(2) "Animal" shall mean any living organism of the kingdom animalia in the phylum chordate, organisms which have a notochord. The term also includes an animal's cadaver or severed parts of any animal's cadaver.

(3) "Pupil" shall mean a person twenty-one (21) years of age or under who is matriculated in a course of instruction in an educational institution from kindergarten through grade twelve. For the purpose of asserting the pupil's rights and receiving any notice or response pursuant to this section, the term also includes the parents or guardians of the matriculated minor.

Acceptable Use of Internet and Computer Technology

Purpose

The Board supports use of the Internet and other computer networks in the district's instructional and operational programs in order to facilitate learning, teaching and daily operations through interpersonal communications and access to information, research and collaboration.

For instructional purposes, the use of network facilities shall be consistent with the curriculum adopted by the school district as well as the varied instructional needs, learning styles, abilities, and developmental levels of students.
Authority
The electronic information available to students and staff does not imply endorsement by the district of the content, nor does the district guarantee the accuracy of information received. The district shall not be responsible for any information that may be lost, damaged or unavailable when using the network or for any information that is retrieved via the Internet.

The district shall not be responsible for any unauthorized charges or fees resulting from access to the Internet.

The district reserves the right to view and monitor all applications provided through the network, including email, to log Internet use by staff, and to monitor file server space utilization by District and outside users.

The Board establishes that network use is a privilege, not a right. Inappropriate, unauthorized and illegal use will result in cancellation of those privileges and appropriate disciplinary action.

Personnel under contract with the District, such as consultants, are bound by the terms of this policy when using the Internet within the District.

The Board establishes that the following materials, in addition to those stated in law, are inappropriate for access by minors: visual, graphic text and any other form of obscene, child pornography, or other material harmful to minors; material advocating terrorism and evil, hateful, illegal, defamatory, harassing and other materials promoting or condoning extreme violence. The School District will cooperate to the extent legally required with local, state and federal officials in any investigation concerning or related to the inappropriate use of District technology.

Delegation of Responsibility
The district shall make every effort to ensure that students and staff use this resource responsibly.

Administrators, teachers and staff have a professional responsibility to work together to help students develop the intellectual skills necessary to discriminate among information sources, to identify information appropriate to their age and developmental levels, and to evaluate and use the information to meet their educational goals.

As required by law, the District will utilize filtering software to restrict and monitor the use of the Internet, email, blogs, and chat.

Students and staff have the responsibility to respect and protect the rights of every other user in the district and on the Internet. All staff and students are responsible for reading and following this policy.

The building administrator, working in conjunction with the Superintendent, shall have the authority to determine what is inappropriate use and the consequences for inappropriate use.
The Superintendent or designee shall be responsible for implementing technology and procedures to determine whether the district’s computers are being used for purposes prohibited by law or for accessing sexually explicit materials. The procedure shall include but not be limited to:

1. Utilizing a technology protection measure that blocks or filters Internet access for minors and adults to certain visual depictions that are obscene, child pornography, harmful to minors with respect to use by minors, or determined inappropriate for use by minors by the Board.

2. Maintaining and securing a usage log.

3. Monitoring online activities of minors.

Guidelines
Network accounts shall be used only by the authorized owner of the account for its approved purpose. All communications and information accessible via the network should be assumed to be public. Users have no privacy expectations in the contents of their personal files or any of their use of District technology. Network users shall respect the privacy of other users on the system.

Prohibitions
Students and staff are expected to act in a responsible, ethical and legal manner in accordance with district policy, accepted rules of network etiquette, and federal and state law. Specially, the following uses are prohibited:

1. Illegal activity.
2. Uploading of School District personal and private information/data, images, and copyrighted material in blog or web page without proper consent.
3. Commercial or for-profit purposes.
4. Product advertisements or political lobbying.
5. Hate mail, discriminatory remarks, and offensive or inflammatory communication.
6. Cyber bullying another individual or entity.
7. Access or transmit gambling, pools for money or any other betting or games of chance.
8. Unauthorized or illegal installation, distribution, reproduction, or use of copyrighted materials.
9. Access to obscene or pornographic material or child pornography
10. Access by students and minors to material that is harmful to minors or is determined inappropriate for minors in accordance with Board policy.
11. Inappropriate language or profanity.
12. Transmission of material likely to be offensive or objectionable to recipients.
13. Participate in discussion, chat rooms or groups that cover inappropriate and/or objectionable topics or materials.
14. Intentional obtaining or modifying of files, passwords, and data belonging to other users.
15. Impersonation of another user, anonymity, and pseudonyms.
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16. Fraudulent copying, communications, or modification of materials in violation of copyright laws.
17. Bypass or attempt to bypass Internet filtering software.
18. Loading or using of unauthorized games, programs, files, or other electronic media.
19. Disruption of the work of other users.
20. Destruction, modification, abuse or unauthorized access to network hardware, software and files.
21. Intentionally disrupting the network, network accounts, service or equipment of others.
22. Quoting of personal communications in a public forum without the original author's prior consent.
23. Altering or attempting to alter files, systems security or software.
24. Student pictures and information in the press or electronic media, if the parent or guardian signed a release form withholding permission to publicize their son/daughter's picture.

Incidental personal use is permitted for employees as long as such use does not interfere with the employee’s job duties and performance, with systems operations, or with other system users. Personal use must comply with this policy and all other applicable School District policies, procedures and rules. Students may only use the District’s network for educational purposes. The District reserves the right to revoke the privilege of remaining in or enrolling in courses that require access to technology when a student violates this policy.

Security
System security is protected through the use of passwords. Failure to adequately protect or update passwords could result in unauthorized access to personal or district files. To protect the integrity of the system, the following guidelines shall be followed:

1. Employees and students shall not reveal their passwords to another individual.
2. Users are not to use a computer that has been logged in under another student’s or employee’s name.
3. Any user identified as a security risk or having a history of problems with other computer systems may be denied access to the network.
4. Users are required to log off of the network when finished.

Consequences For Inappropriate Use
The network user shall be responsible for damages to the equipment, systems, and software resulting from deliberate or willful acts. Any and all cost incurred by the District for repairs and/or replacement of software, hardware and data files will be the responsibility of the user who has created the problem.

Illegal use of the network: intentional deletion or damage to files of data belonging to others: copyright violations; and theft of services will be reported to the appropriate legal authorities for possible prosecution.
General rules for behavior and communications apply when using the Internet, in addition to the stipulations of this policy. Loss of access and other disciplinary actions shall be consequences for inappropriate use.

Vandalism will result in cancellation of access privileges. Vandalism is defined as any malicious attempt to harm or destroy data of another user, Internet or other networks; this includes but is not limited to uploading or creating computer viruses.

Copyright
The illegal use of copyrighted software by students and staff is prohibited. Any data uploaded to or downloaded from the network shall be subject to fair use guidelines.

Safety
To the greatest extent possible, users of the network will be protected from harassment and unwanted or unsolicited communication. Any network user who receives threatening or unwelcome communications shall report such immediately to a teacher or administrator. Network users shall not reveal personal information to other users on the network, including chat rooms, e-mail, Internet, etc.

The School District reserves the right to legally access users personal technology devices brought on to school property, or to School District events, or connected to the School District network, when the School District reasonably believes they contain information that violates a School District policy, or contain information/data that is involved in a criminal activity.

Any district computer/server utilized by students and staff shall be equipped with Internet blocking/filtering software.

Internet safety measures shall effectively address the following:

1. Control of access by minors to inappropriate matter on the Internet and World Wide Web.
2. Safety and security of minors when using electronic mail, chat rooms, and other forms of direct electronic communications.
3. Prevention of unauthorized online access by minors, including “hacking” and other unlawful activities.
4. Unauthorized disclosure, use, and dissemination of personal information regarding minors.
5. Restriction of minor’s access to materials harmful to them.
ATHLETIC/ACTIVITY ELIGIBILITY
Eligibilities are adopted as per the Pennsylvania Interscholastic Athletic Association, Inc. and are adjusted in accordance with P.I.A.A. adjustments. Any adjustments made by the P.I.A.A. supersede the rules listed below.

Know Your Eligibility Rules
A student who participates in interscholastic athletics at a school which is a member of the Pennsylvania Interscholastic Athletic Association, Inc. ("P.I.A.A.") must adhere to the P.I.A.A. eligibility rules for student athletes. If you fail to comply with the P.I.A.A. rules, you will lose your eligibility to represent your school in interscholastic athletics or approved activities. If you participate while ineligible, your school or team may be penalized. It is therefore important for you to be aware of the requirements to which you are subject.

The information contained here highlights and summarizes the major eligibility requirements you must meet in order to participate in interscholastic athletics or approved activities. It does not list every rule or every detail. Unless otherwise indicated, each requirement applies to grades 7 through 12. The principal of your school is responsible for certifying the eligibility of all students representing your school in interscholastic athletics. If you have any questions concerning your athletic eligibility, either present or future, you should see your school principal, who has available a complete copy of all the P.I.A.A. eligibility rules. Your principal may also obtain from the appropriate P.I.A.A. District Committee a formal ruling as to your athletic eligibility.

Age
You may not have reached your 19th birthday by June 30 immediately preceding the school year.

Amateur Status and Awards
To be eligible to participate in a sport, you must be an amateur in that sport. You will lose your amateur status in a sport for at least a year if:

1. You, or your school, or an organization which you represent, receives money or property for or related to your athletic ability, performance, participation, or services.
2. You accept compensation for teaching, training or coaching in a sport. You may receive normal and customary compensation for acting as an instructor in or officiating recreational activities, or for serving as a lifeguard at swimming areas.

You may receive awards only from your school, the sponsor of an athletic event, the news media, or a non-profit service organization approved by your school principal. Permissible awards are a sweater, jacket, blazer, blanket, shirt, jersey, watch, ring, scroll, photograph, metal, plaque, or similar trophy, which must bear appropriate organizational insignia or comparable identification.

Attendance
1. You must be regularly enrolled in your school and in full-time attendance there.
2. You are eligible only at the school at which you are enrolled.
3. If you are absent from school during a semester for a total of 20 or more school days, you will lose your eligibility until you have been in attendance for a total of 60 school days following your 20th day of absence.

Transfers
You are treated as having transferred whenever you change schools, even if you are out of school for a period of time before entering the new school. If you transfer from one school district to another, you are eligible immediately at the new school:
   1. When you live with your natural or adoptive parents in the new school district.
   2. When you live with a court-appointed legal guardian in the new school district, upon approval by the P.I.A.A. District Committee.
   3. When you make your first transfer (in either direction) between a public school and a private school, which have overlapping school districts, so long as the transfer occurs at the beginning of the school year. A later first transfer will make you ineligible for 60 school days, and a second transfer will make you ineligible for a year.

If you transfer from one school to another in whole or in part for athletic purposes, or if you were recruited, you will lose your athletic eligibility for a period not to exceed one year. This requirement applies even if you would otherwise be eligible at the school to which you transferred.

Period of Attendance and Participation and Grade Repetition
   1. You will lose your eligibility when you have been in attendance more than eight semesters beyond the eighth grade. If you repeat a grade after eighth, you will be ineligible as a senior.
   2. You may participate only one season in each sport during each school year.

Multiple Participation
You will lose your eligibility in a sport for the remainder of the season if, while a member of your high school team, you participate in an athletic contest as an individual or a member of another team in the same sport during the same season, unless your school principal waives this rule by sending an appropriate letter to the P.I.A.A. executive director.

Academic and Curricular Requirements
   1. You must pursue a curriculum defined and approved by your principal as a full-time curriculum.
   2. You must maintain an acceptable grade in that approved curriculum throughout each grading period. Your school will determine what constitutes an acceptable grade.
   3. You must have passed at least four full-credit subjects or the equivalent during the previous grading period.

If you fail to meet these requirements, you will lose your eligibility for fifteen school days from the date of report card issuance.
On a weekly basis you must be passing four major credits or you will be ineligible for one week (Monday through Saturday).

All-Star Contests
You will lose your eligibility in a sport for one year if you participate in an all-star contest in that sport.

Out-Of-Season Participation
Almost all P.I.A.A. sports have a defined season. If your team conducts practice and/or plays a contest after the concluding date for the P.I.A.A. season in a sport, you will lose your eligibility for one year in that sport.

CONDITIONING SEASON
A player who fails to sign up and/or report during the conditioning period of the selected seasons shall be required to engage in conditioning/practices equal to that identified period of time prior to participation in a game or scrimmage. Period of conditioning/preparation are required lengths of season set forth by PIAA for official team involvement. These same periods are applied from the first day a student reports following the initial opening of practices, which entail the first three days of a season.

<table>
<thead>
<tr>
<th>Sport</th>
<th>Before Game</th>
<th>Before Scrimmage</th>
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<tbody>
<tr>
<td>Girls Tennis</td>
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<td>Cross Country</td>
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<td>Wrestling</td>
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<td>Boys Tennis</td>
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<td>Track &amp; Field</td>
<td>3 weeks</td>
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<td>Swimming</td>
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ACTIVITIES OFFERED AT WILSON AREA HIGH SCHOOL

Interscholastic Athletics (V-Varsity, JV-Junior Varsity, JH-Junior High)
- Football  V, JV, JH
- Field Hockey  V, JV
- Cross Country V, (boys and girls)
- Girls Tennis  V
- Girls Soccer  V, JV
- Golf (coed)  V
- Boys Soccer  V, JV
- Boys Basketball  V, JV, JH
- Girls Basketball  V, JV, JH
- Wrestling  V, JV, JH
- Baseball  V, JV
- Softball  V, JV, JH
- Track  V (boys and girls)
- Boys Tennis  V
- Swimming – Cooperative sponsorship with Moravian Academy

Activities
- Debate Team - The team will compete in the Lehigh-Northampton Debate League, comprising other schools in the Lehigh Valley. Students are required to research a controversial topic and speak in support of their position. This is excellent academic training for all students.
- Book Club
- Pep Band
- Competition Cheering
- Debate
- Scholastic Scrimmage
- Drama
- Science Olympiad
- Echo (newspaper)
- Ski Club
- FBLA
- Students Against Destructive Decisions (SADD)
- Future Educators
- Student Council
- Gay Straight Alliance
- Student Supporters
- History Club
- Tech Crew
- International Club
- Volleyball Club
- Jazz Band
- Warrior Club
- Key Club
- Warrior Service Club
- Les Memoires (yearbook)
- Weight Lifting Club
- Marching Band
- Wilsonaires/Women’s Chorus
- Math Club
- Winter Track
- National Honor Society
- World Travelers

STUDENTS PARTICIPATING IN ANY HIGH SCHOOL CLUB OR EXTRA-CURRICULAR ACTIVITY MUST MEET THE ACADEMIC REQUIREMENTS LISTED FOR INTERSCHOLASTIC SPORTS.
Vocational Technical students must meet W.A.H.S. eligibility requirements to be permitted to participate in events sponsored by the VICA and HERO Clubs at the Career Institute of Technology.

INSURANCE FOR ATHLETES
Every boy or girl who wishes to participate in interscholastic sports must carry student accident insurance or provide a signed waiver demonstrating adequate family coverage. (This policy will cover all sports except football.)

BEHAVIOR AT EXTRACURRICULAR ACTIVITIES
Behavior of students’ at all extra-curricular activities shall be governed by the behavior and discipline code of the Wilson Area School District. Students who violate that policy or violate basic tenets of good sportsmanship will be ejected from the activity and referred to school district personnel.

SENIOR PRIVILEGE AREA - PATIO
Purpose: A comprehensive policy of student discipline should include positive reinforcement for appropriate student behavior. In addition it is the intent to increase the opportunity for students to learn and accept personal responsibility for their behavior as they progress through the school system. To that end, seniors at the high school who meet certain criteria may enjoy special limited privileges not afforded to underclassmen. This policy addresses the nature of those privileges, and specific criteria, and conditions upon which the privilege will be lost.

Nature of Privileges
Seniors who meet certain criteria will be allowed to eat lunch in the fenced in outdoor patio area, adjacent to the cafeteria during a regularly scheduled lunch period. Additionally, seniors who meet certain criteria will be allowed to use the patio area during a regularly scheduled cafeteria study hall. The patio area will be monitored by teachers assigned to lunch supervision and by study hall teachers. Students will also be responsible for monitoring their own behavior and for encouraging correct behavior by others on the patio.

Criteria
This privilege will be afforded to seniors who are earning a 70% grade or better in all major subjects. Grades will be checked at report card time, with the final average of the junior year report card being used for the first senior grading period. The privilege will give seniors motivation to do well during the school year. Any senior suspended in or out of school during the year, will lose the privilege. The privilege may be reinstated upon administrative review and recommendation. Grades will be checked weekly.

Behavior Expectations
All infractions listed in the Behavior Policy of the Student Handbook will be enforced while students are in the Patio Area. The Patio Area is to be maintained in good order by the seniors using the facility. All debris is to be placed in appropriate containers and no materials are to be left in the area upon exiting. Materials may not be brought into the area from outside the school facility. Food brought into the area must transit the cafeteria. Students will sign out of study hall or lunch to the area. Students not authorized to be in the patio area are restricted. Violations of the patio area rules will result in closing the area to all the students for a period of 30 days.
High School Senior Privilege Policy

Nature of Privileges
Seniors who meet certain criteria will be allowed to leave during their lunch period in order to go out to eat. If the senior does not leave during lunch and has 1st or 8th period study hall, he/she will be allowed to arrive late or leave early from school. Students must have 5th period study hall, have 4th period study hall and A lunch, or have 6th period study hall and C lunch, in order to go out to eat. Students must sign a waiver of responsibility, as well as get a paper signed by their parents for permission.

Criteria
This privilege will be afforded to seniors who are earning a 70% grade or better in all major subjects. The privilege will give seniors motivation to do well during the school year. Any senior suspended in or out of school during the year, will lose the privilege. The privilege may be reinstated upon administrative review and recommendation. Grades will be checked weekly.

Behavior Expectations
Students are expected to be back in school in time for their next class. If late, that senior will lose the privilege. Food and drinks cannot be brought back into the high school. Seniors must sign out of their lunch or study hall in order to leave.

PROM POLICIES
1. The purchaser of the tickets must be a member of the junior or senior class at Wilson Area High School who has paid all class dues.
2. The purchaser’s escort must be a student in grades 9 through 12 or, if a graduate, must be under 21 years of age.
3. If the escort attends WAHS, that escort must have paid his/her class dues by the time of the ticket purchase.
4. If the escort attends another high school, the escort’s name and school attended must be provided to purchase tickets.
5. All escorts attending other schools will be required to have a form completed by an administrator in their school stating that he or she is a student in good standing who has adhered to all drug, alcohol, weapon, and discipline policies. If not, the student will not be permitted to attend the prom.
6. The personnel of WAHS and its security personnel reserve the right to ask for identification at any time. If a policy is proven to be violated, the offender will leave the prom by police escort.
7. To attend the prom, all WAHS students must attend school the entire morning on the day of the prom. If you wish to be dismissed after 4th period, you must return the dismissal form to the office signed by a parent or guardian at least one week prior to the prom.
8. All WAHS students who wish to attend the prom must be eligible according to the district’s drug, alcohol, weapon, and discipline policies.
9. Any student who has purchased a ticket and is suspended on or for the day the day of the prom will not be permitted to attend. There will be no refund for the ticket cost.
10. All established policies of WAHS must be followed at the prom. Anyone found to have violated any of these policies will be escorted from the prom by the police.
11. The seating will be completed by a “first come, first serve” basis. Once you have selected a table, you cannot change this at a later date.

**EXTRA-CURRICULAR DISCIPLINE CODE**

It is expected that athletes on teams or students in organizations sponsored by the Wilson Area School District conform to expectations of sportsmanship, courtesy, respect, and appropriate decorum. Treatment of opponents, opposing coaches, school officials, and Wilson athletic personnel is to be commensurate with appropriate behavior as deemed correct for school attendance.

Violation of these expectations will result in the following penalties:
- 1st offense - 1 week suspension from participation
- 2nd offense - 2 weeks suspension from participation
- 3rd offense - 3 weeks suspension from participation

The nature of the extra-curricular infraction may result in additional school discipline as determined by the WAHS student behavior code. Any additional offenses will be reviewed by the Principal and Athletic Director and could result in further suspension from participation.

Students on in-school or out-of-school suspension are prohibited from participating in any athletic activity (practice or contests) for the duration of the suspension. A suspension includes the full 24-hour period of the day assigned.

Coaches will maintain individual team discipline/behavior codes and submit them in written form to the principal and athletic director at least two weeks prior to the first practice date. Individual team codes must be approved by the athletic administration prior to their use. It is the coaches’ responsibility to enforce all district policies and their team discipline codes and to inform the athletic director and/or principal.

Proper student behavior in school is a prerequisite for extra-curricular participation. Students and their parents will be warned via certified letter that any student who is suspended from school for a cumulative total of 12 days will be denied the opportunity for extra-curricular participation, commencing with the 12th day of school suspension. The removal from extra-curricular participation shall continue for one calendar year from the date of the 12th suspension.

Students on disciplinary ineligibility can apply for reinstatement at any time. The reinstatement process is as follows:

- Student completes a reinstatement application available from the Assistant Principal.
- Pending administrative review of the application, the student may be awarded probationary reinstatement.
- Probationary reinstatement will last a minimum of 30 school days, during which time the student may practice with a team/club but will not be eligible to participate in a game/event.
- During probationary reinstatement, the student can have no Level II or Level III infractions.
- After successful completion of the probation period, the student regains full eligibility.
• Administration can revoke the reinstatement back to the original date of ineligibility if the student incurs significant disciplinary infractions.

During the extra-curricular denial period, students will be permitted to attend as a spectator, any athletic, music, academic, arts, and literary activity or awards presentation, bonfire, pep rallies, assemblies, etc. provided that these events do not occur during a period of disciplinary suspension from school. Students will not be permitted to attend proms, dances, or post-prom parties.

Suspension from extra-curricular activities is subject to review by the superintendent of schools. There is no appeal to the School Board.

**SUSPENSION FROM EXTRA-CURRICULAR ACTIVITIES**

Any student in the Wilson Area School District found guilty of a violation of the drug and alcohol policy or convicted of a violation of law involving drugs and/or alcohol will be suspended from all extra-curricular activities for one calendar year. The suspension begins with the date of establishment of guilt by the principal or principal's designee, or the date of conviction of violation of law.

Eligibility lost following a first offense can be reduced to a 90 school days’ suspension from extracurricular participation and a 90 school days’ probationary reinstatement if the student agrees to and complies with the following:

a. Active cooperative involvement in a drug and alcohol assessment and strict adherence to the resulting recommendation(s) of the qualified assessor. Student compliance with the assessor's recommendation(s) will be monitored by the Student Assistance Teams.

b. Submit to random drug/alcohol testing during the probationary period. Such testing will be done through a qualified laboratory, under medical supervision, using approved testing methods. A positive drug test will be considered an additional offense under the district's drug and alcohol policy.

c. No violation of the Student Code of Conduct at Level II or Level III offense.

d. Monitoring of academics and behavior by the Student Assistance Teams.

Any student involved in a second offense related to drugs and/or alcohol will lose the privilege of extra-curricular participation during their entire school career in the Wilson Area School District. Eligibility lost following a second offense can be reduced to 180 school days suspension and 180 days probationary reinstatement if the student agrees to and complies with items (a), (b), (c), and (d) as listed above. A positive drug test will be considered an additional offense under the school’s drug and alcohol policy.

Any student involved in a third offense will result in loss of extracurricular participation during their entire school career in the Wilson Area School District.

Suspension from extra-curriculars applies to any activity sponsored by the school district including but not limited to athletics, after-school clubs, class office, student council, and extracurricular trips or performances.

Students will be permitted to attend, as spectator, any athletic, music, academic, arts and literary activity or award presentation, bonfire, pep rallies, assemblies, etc.
provided that those events do not occur during a period of disciplinary suspension from school. Students will not be permitted to attend proms, dances, or post-prom parties. The Superintendent of Schools is directed to develop notice procedures of this policy and to monitor the number of students so suspended. Students who are suspended from extra-curriculars may seek review of their case by the Superintendent. There is no automatic right of appeal to the Board of School Directors.

NATIONAL HONOR SOCIETY
The National Honor Society was founded with the intent to foster the values of character, leadership, service, and scholarship in our nation's schools. Open to sophomores, juniors, and seniors; entrance to the Wilson Area Chapter of this elite organization requires that students demonstrate all of these qualities consistently. To that end, a successful applicant must:

1) Maintain a cumulative QPA of 100 or higher.
2) Complete a minimum of 20 documented hours of volunteer service to the school or community within the last year.
3) Be an active, current participant in a minimum of three school or community organizations. These may include a part-time job, sports, clubs, church organizations, community organizations, etc.
4) Demonstrate outstanding character.

All students maintaining the minimum GPA will receive an application that will be completed by the student and reviewed by a five member faculty council. Those selected will officially be inducted at a formal ceremony at the end of the year. Once inducted, the student will be required to participate in the many functions of the society which include peer tutoring, fundraising for charity, and fostering the values of NHS within the school.

If a student within the society fails to maintain the values of the chapter, they will receive a formal written warning from the faculty council with stipulations for corrective action. If the behavior remains uncorrected after this warning, the faculty council may vote to remove the student from the society.

STUDENT COUNCIL
The one organization in the school which represents everyone and speaks for everyone is the Student Council. It is an organization of students, elected by students, to serve as their official representatives in all matters which concern the entire school. All students are urged to support the Student Council, for it can be successful only through your cooperation.

CONSTITUTION OF THE STUDENT COUNCIL
OF
WILSON AREA HIGH SCHOOL

PREAMBLE
We, the Student Council Representatives elected by the student body of Wilson Area High School, in an effort to practice good citizenship, do adopt this Constitution.

ARTICLE I
Name
The name of this organization shall be The Student Council of Wilson Area High School.
ARTICLE II
Purpose
The purpose of this organization is to provide an opportunity for student representation and participation in the internal government of the school, to promote good citizenship, to aid the administration of this school by furthering their policies for the advancement of the school and the student body, to foster school spirit among the students, to create and maintain high standards of conduct and courtesy in the school and all of its extracurricular activities, to initiate and support school activities, to induce an atmosphere of student-faculty cooperation, and to encourage and acknowledge scholastic achievement.
In carrying out this purpose, the Student Council shall recognize the superior authority and binding force of all acts, rules, and regulations made by the Board of Education and the faculty. With the cooperation of these bodies, the Student Council shall maintain the scholarship, discipline, and excellent reputation of Wilson Area High School.

ARTICLE III
Student Membership
SECTION 1: Qualifications. A nominee for Student Council (hereinafter called the “Council”) membership shall be a regularly enrolled student of Wilson Area High School (hereinafter called the “School”) and one who meets school district adopted requirements for extra-curricular activities prior to election as a Student Council Representative and during the entire year that he/she serves.
SECTION 2: Election of Representatives. Six Student Council Representatives shall be elected for each grade. Candidates must individually declare their candidacy to their grade. Twenty-five student signatures and a teacher recommendation will confirm eligibility of each candidate. Students will then interview with the advisor(s) in order to obtain a spot on the election ballot. When completed, students’ names will appear on a ballot to be voted upon by their grade. Their term of office will be for the next academic school year.

ARTICLE IV
Presidency, Cabinet of Officers, Presidential Elections, Officer Elections, and Vacancies
SECTION 1: The Cabinet. The President and the Vice-President shall have a Cabinet of Officers. The Cabinet shall compose of a secretary, a treasurer, and a whip. If deemed necessary, new officer positions may be created by the Council following the procedure of constitutional amendments pursuant to Article X.
SECTION 2: Duties of the Presidency:
1. The President and/or Vice-President shall be required to report to the student body on matters discussed by the Council during class meeting times, twice a year. The President and/or Vice-President shall also be required to provide an opportunity for students to ask questions about matters relating to the Council. To fulfill these requirements, time may be used from class meetings and assemblies or special assemblies may be planned with the approval of the principal, literature may be distributed, or other means may be used that the Council approves.
2. The President shall preside at all meetings of the Council. He/she is empowered to call meeting of the Council at his/her discretion. He/she shall
SECTION 3 – STUDENT ACTIVITIES

appoint all standing and special committees authorized by the Council and shall serve as ex-officio member of all committees. As President of the student body he/she shall preside at all meetings of the same and shall represent the student body at all public functions of the same. The President shall be required to read the Constitution at the first Council meeting every year and to clarify any misunderstandings within it.

3. The Vice-President shall preside at all meetings of the Council and student body in the absence of the President or at the call of the President. The Vice-President shall also be responsible for the advancement and growth of the student clubs associated with the School.

SECTION 3: Duties of the Officers:
1. The Secretary shall be responsible for writing and keeping accurately the minutes of Council meetings. Other responsibilities shall include record of attendance of Council meetings and preparing the agenda for Cabinet meetings and general Council meetings.
2. The Treasurer shall be responsible for the collection, safe-keeping, accurate recording, and payment of all Council money, the receipt and payment of which shall come within the province of the Council.
3. The Whip shall be responsible to record the attendance and performance of all members of the Council.
4. All officers shall be required to attend any and all Student Council functions including dances, assemblies, and special events.

SECTION 4: Supremacy. The President, the Vice-President, and the Cabinet of Officers shall have the right to vote in any meeting of the Council.

SECTION 5: Qualifications of officers. All nominees for office shall meet the qualifications for Council memberships as stated in Article III, Section I. Students enrolled in Grades 9, 10, or 11 may file petitions for the office of the President and Vice-President as a team. One of the two students in that team seeking office shall be required to have had one year of active participation in the Council.

SECTION 6: Presidential Elections:
1. Nomination of interested and qualified students for the offices of President and Vice-President as a team shall be by signed petition from the student body. Fifty students currently enrolled in Grade 9, 10, and 11, may sign the petitions of a candidate. A student may only sign one candidate’s petition for office. Three teacher recommendations and an administrative recommendation will be required upon the seeking of nomination.
2. Any officer or representative that has had impeachment proceedings brought up against him/her, is absolutely barred from seeking re-election to the Council either as an officer or as a representative for the remainder of his/her stay at Wilson Area High School.
3. All eligible petitions must be completed and filed by 3:00 P.M. on the third Friday in May.

4. Time reservation for a school assembly for platform speeches and student voting shall take place at such time as designated by the School office. Speeches will not contain any unacceptable comments, which would result in an inappropriate response from the audience. Candidates are not permitted to inflict any physical harm to oneself or to anyone else. Candidates wishing to promote themselves by displaying signs are permitted twenty-five signs per candidate. Maximum size for signs is 8 ½ x 14”, one out of the twenty-five may be at a maximum 22” x 28”.

5. The President and Vice-President shall be elected as a team by the student body. The team receiving the majority of votes shall be declared elected to the offices of President and Vice-President. Should a majority not exist, a runoff of the two highest shall be held.

6. Any student who was placed on student council probation the previous year will not be eligible to run for president or vice president.

7. At the first Council meeting of the new school year, the President and the Vice-President shall be installed by the Principal, who shall administer the following oath of office:

"I (Name) do solemnly swear to uphold the Constitution of the Student Council of Wilson Area High School, to faithfully perform the duties of my office to the best of my ability, to set a good example for the student body, to do my best to maintain good-will between the students and faculty, to try to influence the student body to properly use school property, and to help keep our school morale high."

SECTION 7: Officer Elections:

1. Election of the officers shall be by secret ballot by Council members at the first meeting of the following school term. Candidates for these offices shall be required to declare their candidacy to the President and the Council prior to actual voting.

2. At the first Council meeting of the new school year, the officers shall be installed by the President, who shall administer the following oath of office:

"I (Name) do solemnly swear to uphold the Constitution of the Student Council of Wilson Area High School, to faithfully perform the duties of my office to the best of my ability, to set a good example for the student body, to do my best to maintain good-will between the students and faculty, to try to influence the student body to properly use school property, and to help keep our school morale high."

SECTION 8: Vacancies.

1. In the event the Presidency is vacant, the Vice-President shall assume the office of the President.

2. In the event that the office of the Vice-President is vacant, the office is to be filled by election within the Council. The election procedure should follow that
of the other officers (e.g. Treasurer). A candidate to fill this vacancy must be a current elected member of the Council.

3. In the event that the Presidency and Vice-Presidency are both vacant, because of removal or other reasons, a special election by the student body must be called with voting taking place within two weeks, after the double vacancy shall have occurred. A new election must follow all guidelines of the original election. The Council will elect new officers. If the vacancy occurs after January 1, the Council will elect the President and Vice President from within the Council.

4. In the event that other officers are removed from office, the vacancy is to be filled by an election from within the Council. A candidate to fill such vacancies must be a current elected member of the Council.

SECTION 9: Student Body Attendance.

1. Students not elected as members of the Council may attend the Council meetings as observers and may also participate in Council discussions with the consent of the President or advisor. Students may bring a matter before the Council after he/she has discussed the matter with the President or advisor.

ARTICLE V

Council Powers, Member Duties, and Voting

SECTION 1: Powers. The Council shall have the power to: (1) decide questions pertaining to student activities and make proposals for such activities; (2) make such regulations concerning student activities and conduct as lie within the scope of student responsibility; (3) investigate and report on questions referred to it by the administration or faculty for counsel; (4) refer any questions requiring the cooperation of the entire school to a referendum vote; (5) make regulations governing the Council; (6) order special elections to fill vacancies in the Council; (7) revise and publish the handbook for distribution on the first day of school.

SECTION 2: Duties of Members. It shall be the duty of each member of the Council to represent his/her grade at Council meetings and to inform his/her grade of proposals under consideration of the Council. If a member shall not adhere to this requirement, or 1/3 of his/her grade certifies by petition that he/she is no longer fit to be a member of the Council, and the petition has been certified by the Council advisor, an Election Committee shall decide whether or not a new election shall be held, supervised by the Council.

SECTION 3: Voting. With the exception of ratification and all constitutional amendments, a simple majority vote by the members of Council is needed to enact a decision and/or initiative.

ARTICLE VI

Removal of Officers

The sole right of initiating the removal of the President, Vice-President, or any other officer of the Council, shall be vested in the student body. If a petition containing the names of at least 20% of the student body calling for removal of an officer. A Council hearing shall be formed in which the organizers of the petition must present their
evidence and clarify their charges to the Council. The Council shall first vote on whether or not the charges brought before it are valid. If the charges are determined valid, the Council shall by two-thirds vote, either remove the officer or indicate that the charges are true, but not serious enough to warrant removal.

**ARTICLE VII**

**Disciplinary Guidelines**

**SECTION 1: Disciplinary Guidelines.**

1. Any officer, representative, or alternate that is suspended from school (in-school or out of school) for more than three days will be automatically suspended from the Council for the remainder of that academic year.

2. Failure to come to a mandatory function sponsored by the Student Council (without prior consent of the faculty advisor) will result in probation for one month. After this period of probation, a meeting will be held between the officer and the Student Council member on probation. If a member is placed twice, further discipline actions will be discussed at the next officer’s meeting. At this time the officers will discuss whether or not to remove the member from Student Council. If a student is removed from Student Council he or she will also be ineligible to run for any Council office in next academic year.

3. In the event that the President, Vice-President, or any officer is suspended from the Council, the vacancy shall be filled by the procedures outlined in Article IV, Section 8. In the event that a Student Council Representative is suspended from the Council, a new representative will be invited to join Student Council from the previous election list. If there are no other students from that list, new applications will be accepted and they will be voted into place by their grade.

**ARTICLE VIII**

**Committees**

**SECTION 1: Standing Committees.** Committee members shall consist of members of the Council, and/or members of the faculty, and/or interested members of the student body who are not elected members of the Council. Announcements concerning the formation of each committee must be made 1 full week prior to the standing committee meeting.

1. Fundraising Committee – To be responsible for the school store, charitable gifts, and donations.

2. Assembly Committee – To plan and execute assembly programs, dances, and any events with outside participants.

3. Student Government Committee – To revise and publish the student handbook; review and, if necessary, revise the Council constitution. They are responsible to draft, revise, supervise, and to make known the policies concerning the election of officers and Student Council representatives. The Student Government Committee is also required to insure the election policies and that the candidates and campaign managers involved in the election abide procedures.
ARTICLE IX
Ratification
This Constitution shall go into effect as soon as two-thirds of the elected Council members shall have ratified it.

ARTICLE X
Amendment
This Constitution may be amended by a two-thirds vote of those present at a stated Council meeting, provided such amendment has been proposed at a preceding regular meeting.

CLASS COUNCIL ELECTION PROCEDURE
Recommendations concerning class elections:
1. Nominations for class officers and general class members will be taken at the first class meeting of the school year. The Student Council recommends an additional five general class members to be nominated to form a Class Council.
2. After nominations, the class advisors will check school records to make certain that nominees meet all PIAA requirements.
3. Elections shall be held the first Friday following class meeting day.
4. Elections shall be held by closed ballot.
5. Student Council Representatives shall take all ballots to class advisors who shall count the ballots.
6. Results of all class elections shall be announced at the end of the school day on Friday, thereby allowing C.I.T. students to vote when they return to school at 11:30.

The Student Council has made these recommendations to be used as uniform guidelines for all class elections. Nominations shall be determined by class advisors, and all ballots will be counted by class advisors.
CHAPTER 12. STUDENTS AND STUDENT SERVICES

STUDENT RIGHTS AND RESPONSIBILITIES

Sec.
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Authority
The provisions of this Chapter 12 issued under section 408.1 of The Administrative Code of 1929 (71 P. S. § 118.1) (Repealed), unless otherwise noted.

Source
The provisions of this Chapter 12 adopted July 26, 1974, effective July 27, 1974, 4 Pa.B. 1530; amended September 27, 1974, effective September 28, 1974, 4 Pa.B. 2075, unless otherwise noted.

Cross References
This chapter cited in 22 Pa. Code § 16.65 (relating to confidentiality); and 22 Pa. Code § 711.61 (relating to suspension and expulsion).

Notes of Decisions
Construction of Regulations
In issuing these regulations, the State Board was acting within the field of education and was not exceeding the authority of the grant of legislative rulemaking power contained in section 1317 of The Administrative Code of 1929 (71 P. S. § 367). Girard School District v. Pittenger, 392 A.2d 261 (Pa. 1978).
The provisions of 22 Pa. Code §§ 12.1—12.15 (relating to student rights and responsibilities) are to be considered as in pari materia with 24 P. S. §§ 5-510, 5-511(a), 13-1317, 13-1318 and 13-1338.


STUDENT RIGHTS AND RESPONSIBILITIES

§ 12.1. Free education and attendance.
(a) All persons residing in this Commonwealth between the ages of 6 and 21 years are entitled to a free and full education in the Commonwealth’s public schools.
(b) Parents or guardians of all children between the ages of 8 and 17 are required by the compulsory attendance law to ensure that their children attend an approved educational institution, unless legally excused. Students who have not graduated may not be asked to leave school merely because they have reached 17 years of age if they are fulfilling their responsibilities as students. A student may not be excluded from the public schools or from extracurricular activities because:
(1) The student is married.
(2) The student is pregnant.
(3) The student has a disability as identified by Chapter 15 (relating to protected handicapped students).
(4) The student is an eligible student identified under Chapter 14 (relating to special education services and programs).

Authority
The provisions of this § 12.1 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

§ 12.2. Student responsibilities.
(a) Student responsibilities include regular school attendance, conscientious effort in classroom work and homework, and conformance to school rules and regulations. Most of all, students are responsible to share with the administration and faculty a responsibility to develop a climate within the school that is conducive to wholesome learning and living.
(b) No student has the right to interfere with the education of fellow students. It is the responsibility of each student to respect the rights of teachers, students, administrators and all others who are involved in the educational process.
(c) Students should express their ideas and opinions in a respectful manner.
(d) It is the responsibility of the students to conform to the following:
(1) Be aware of all rules and regulations for student behavior and conduct
themselves in accordance with them. Students should assume that, until a rule is waived, altered or repealed in writing, it is in effect.

(2) Volunteer information in matters relating to the health, safety and welfare of the school community and the protection of school property.

(3) Dress and groom to meet standards of safety and health, and not to cause substantial disruption to the educational processes.

(4) Assist the school staff in operating a safe school for the students enrolled therein.

(5) Comply with Commonwealth and local laws.

(6) Exercise proper care when using public facilities and equipment.

(7) Attend school daily and be on time at all classes and other school functions.

(8) Make up work when absent from school.

(9) Pursue and attempt to complete satisfactorily the courses of study prescribed by local school authorities.

(10) Report accurately in student media.

(11) Not use obscene language in student media or on school premises.

Authority

The provisions of this § 12.2 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

Notes of Decisions

Scope of Authority

The board of school directors exceeded its authority in adopting its “zero tolerance policy,” where
the policy failed to provide the superintendent with discretion to recommend a
modification to the
policy’s 1-year expulsion requirement for possession of a weapon. Lyons v. Penn Hills
School District,

Sufficient Notice

The District’s distribution of its drug and alcohol policy in the student handbook provided
to all
students—of which Appellant student acknowledged seeing—satisfied any legal
requirement as to
notice of the District’s policy. T. S. v. Penn Manor School District, 798 A.2d 837 (Pa
Cmwlth. 2002);

§ 12.4. Discrimination.

Consistent with the Pennsylvania Human Relations Act (43 P. S. §§ 951—
963), a student may not be denied access to a free and full public education, nor
may a student be subject to disciplinary action on account of race, sex, color,
religion, sexual orientation, national origin or disability.

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(a) Corporal punishment is defined as physically punishing a student for an
infraction of the discipline policy. Use of corporal punishment is prohibited.

(b) Teachers and school authorities may use reasonable force under the following
circumstances:

(1) To quell a disturbance.

(2) To obtain possession of weapons or other dangerous objects.

(3) For the purpose of self-defense.

(4) For the protection of persons or property.

Authority
The provisions of this § 12.5 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

**Source**


**Notes of Decisions**

**Teacher Disability**

The pretermination procedures afforded a tenured school teacher, who, after being warned, continued to use excessive force on students in violation of the policy on corporal punishment, did not violate due process. *Kramer v. Newman*, 840 F.Supp. 325 (E. D. Pa. 1993); affirmed 16 F.2d 404 (3rd. Cir. (Pa.)).

**§ 12.6. Exclusions from school.**

(a) The governing board shall define and publish the types of offenses that would lead to exclusion from school. Exclusions affecting certain students with disabilities shall be governed by § 14.143 (relating to disciplinary placements) and 34 CFR 300.519—300.529 (relating to discipline procedures).

(b) Exclusion from school may take the form of suspension or expulsion.

(1) Suspension is exclusion from school for a period of from 1 to 10 consecutive school days.

(i) Suspensions may be given by the principal or person in charge of the public school.

(ii) A student may not be suspended until the student has been informed of the reasons for the suspension and given an opportunity to respond. Prior notice of the intended suspension need not be given when it is clear that the health, safety or welfare of the school community is threatened.

(iii) The parents or guardians and the superintendent of the district shall be notified immediately in writing when the student is suspended.

(iv) When the suspension exceeds 3 school days, the student and parent shall be given the opportunity for an informal hearing consistent with the requirements in § 12.8(c) (relating to hearings).

(v) Suspensions may not be made to run consecutively beyond the 10 school day period.

(vi) Students shall have the responsibility to make up exams and work missed while being disciplined by suspension and shall be permitted to complete these assignments within guidelines established by the governing board.

(2) Expulsion is exclusion from school by the governing board for a period exceeding 10 school days and may be permanent expulsion from the school rolls. Expulsions require a prior formal hearing under § 12.8.

(c) During the period prior to the hearing and decision of the governing board in an expulsion case, the student shall be placed in his normal class except as set
forth in subsection (d).
(d) If it is determined after an informal hearing that a student’s presence in
his normal class would constitute a threat to the health, safety or welfare of others
and it is not possible to hold a formal hearing within the period of a suspension,
the student may be excluded from school for more than 10 school days. A
student may not be excluded from school for longer than 15 school days without
a formal hearing unless mutually agreed upon by both parties. Any student so
excluded shall be provided with alternative education, which may include home
study.
(e) Students who are under 17 years of age are still subject to the compulsory
school attendance law even though expelled and shall be provided an education.
(1) The initial responsibility for providing the required education rests with
the student’s parents or guardian, through placement in another school, tutorial
or correspondence study, or another educational program approved by the district’s
superintendent.
(2) Within 30 days of action by the governing board, the parents or guardians
shall submit to the school district written evidence that the required education
is being provided as described in paragraph (1) or that they are unable
to do so. If the parents or guardians are unable to provide the required education,
the school entity shall, within 10 days of receipt of the notification, make
provision for the student’s education. A student with a disability shall be provided
educational services as required by the Individuals With Disabilities
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(3) If the approved educational program is not complied with, the school
entity may take action in accordance with 42 Pa.C.S. Chapter 63 (relating to
the Juvenile Act) to ensure that the child will receive a proper education. See
§ 12.1(b) (relating to free education and attendance).
Authority
The provisions of this § 12.6 amended under section 2603-B of the Public School Code
of 1949
(24 P. S. § 26-2603-B).
Source
The provisions of this § 12.6 amended February 17, 1984, effective February 18, 1984,
14 Pa.B.
Immediately
preceding text appears at serial pages (295323) to (295324) and (286657).
Notes of Decisions
Alternative Instruction
Local school officials may determine the amount and type of alternative instruction
necessary and
appropriate in each case involving an expelled student. Abremski v. Southeastern
School District, 421
Appeal: No Expulsion
Where the discipline imposed upon the student was three 15-minute after-school
detention sessions,
the student has no right to a hearing or appeal, as there is no such recourse provided by the regulations. 
There is no provision in the regulations for an appeal of a school board decision to suspend a student for 10 days or less. In re Appeal of JAD, 782 A.2d 1069 (Pa. Cmwlth. 2001); appeal denied at 796 A.2d 987 (Pa. 2002).
Due Process Required
Expulsion is exclusion from school for a period of more than 10 days. Due process requires that a student subject to expulsion be afforded a hearing. In re Appeal of JAD, 782 A.2d 1069 (Pa. Cmwlth. 2001).
Where student was expelled from school for approximately 30 days, due process required that the student be given a formal hearing. Oravetz v. West Allegheny School District, 74 Pa. D. & C.2d 733 (1975).
Expulsion Appropriate
None of the provisions of this section relating to expulsions provide that an expulsion decision, otherwise proper, cannot stand if the expelled student was also suspended for the same offense, and if the period of suspension exceeded the regulatory maximum, due to the failure, for undisclosed reasons, of a student to return to school for a three-day period following a suspension, Porter v. Board of School Directors of Clairton School District, 445 A.2d 1386 (Pa. Cmwlth. 1982).
In General Regulations governing the types of offenses that would lead to exclusion from school may be published by individual schools rather than by the Board of Education itself. Figueroa v. Thompson, 1 Pa. D. & C.3d 266 (1975).
When the legislature did not delegate power over student conduct and discipline to the State Board of Education, the Board’s regulations pertaining to such matters were invalid and unenforceable. Howard H. v. Wentzel, 372 A.2d 30 (Pa. Cmwlth. 1977).
Procedural Violations
Where defendant school district summarily suspended plaintiffs for a period in excess of 3 days and failed to follow notice and hearing procedures, those portions of the suspension served before proper

**School Board Review**

This regulation clearly provides that the decision to suspend a student for no more than 10 days is within the power of the principal. Thus, although the school board agreed to consider the issue of the students’ suspensions, that special meeting was nothing more than a gratuitous gesture to the students and their parents. The board’s acquiescence to hold the meeting was purely voluntary, and its affirmation of the principal’s decision had no legal consequence. *Burns v. Hitchcock*, 683 A.2d 1322 (Pa. Cmwlth. 1996).

**Smoking**

School regulations which restricted student smokers’ use of restrooms were not unconstitutional where they were not arbitrary, unreasonable or capricious. *Figueroa v. Thompson*, 1 Pa. D. & C.3d 266 (1975).

**Cross References**

This section cited in 22 Pa. Code § 711.61 (relating to suspension and expulsion).

§ 12.7. Exclusion from classes—in-school suspension.

(a) A student may not receive an in-school suspension unless the student has been informed of the reasons for the suspension and has been given an opportunity to respond before the suspension becomes effective.

(b) Communication to the parents or guardian shall follow the suspension action taken by the school.

(c) When the in-school suspension exceeds 10 consecutive school days, an informal hearing with the principal shall be offered to the student and the student’s parent or guardian prior to the 11th school day in accordance with the procedures in § 12.8 (relating to hearings).

(d) The student’s school entity has the responsibility to make provision for the student’s education during the period of the in-school suspension.

**Authority**

The provisions of this § 12.7 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

22 § 12.7. Exclusion from classes—in-school suspension.
process if they are to be excluded from school. In a case involving a possible expulsion, the student is entitled to a formal hearing.

(b) **Formal hearings.** A formal hearing is required in all expulsion actions. This hearing may be held before the governing board or an authorized committee of the board, or a qualified hearing examiner appointed by the board. When a committee of the board or a hearing examiner conducts the hearing, a majority vote of the entire governing board is required to expel a student. The following due process requirements shall be observed with regard to the formal hearing:

1. Notification of the charges shall be sent to the student’s parents or guardians by certified mail.
2. At least 3 days’ notice of the time and place of the hearing shall be given. A copy of the expulsion policy, notice that legal counsel may represent the student and hearing procedures shall be included with the hearing notice. A student may request the rescheduling of the hearing when the student demonstrates good cause for an extension.
3. The hearing shall be held in private unless the student or parent requests a public hearing.
4. The student may be represented by counsel, at the expense of the parents or guardians, and may have a parent or guardian attend the hearing.
5. The student has the right to be presented with the names of witnesses against the student, and copies of the statements and affidavits of those witnesses.
6. The student has the right to request that the witnesses appear in person and answer questions or be cross-examined.
7. The student has the right to testify and present witnesses on his own behalf.
8. A written or audio record shall be kept of the hearing. The student is entitled, at the student’s expense, to a copy. A copy shall be provided at no cost to a student who is indigent.
9. The proceeding shall be held within 15 school days of the notification of charges, unless mutually agreed to by both parties. A hearing may be delayed for any of the following reasons, in which case the hearing shall be held as soon as reasonably possible:
   i. Laboratory reports are needed from law enforcement agencies.
   ii. Evaluations or other court or administrative proceedings are pending due to a student invoking his rights under the Individuals With Disabilities Education Act (20 U.S.C.A. §§ 1400—1482).
   iii. In cases in juvenile or criminal court involving sexual assault or serious bodily injury, delay is necessary due to the condition or best interests of the victim.
10. Notice of a right to appeal the results of the hearing shall be provided to the student with the expulsion decision.

(c) **Informal hearings.** The purpose of the informal hearing is to enable the student to meet with the appropriate school official to explain the circumstances surrounding the event for which the student is being suspended or to show why the student should not be suspended.

1. The informal hearing is held to bring forth all relevant information regarding the event for which the student may be suspended and for students,
their parents or guardians and school officials to discuss ways by which future offenses might be avoided.
(2) The following due process requirements shall be observed in regard to the informal hearing:
(i) Notification of the reasons for the suspension shall be given in writing to the parents or guardians and to the student.
(ii) Sufficient notice of the time and place of the informal hearing shall be given.
(iii) A student has the right to question any witnesses present at the hearing.
(iv) A student has the right to speak and produce witnesses on his own behalf.
(v) The school entity shall offer to hold the informal hearing within the first 5 days of the suspension.

Authority
The provisions of this § 12.8 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source
The provisions of this § 12.8 amended through February 24, 1984, effective February 18, 1984, 14 Pa.B. 657; amended December 2, 2005, effective December 3, 2005, 35 Pa.B. 6510, 6658. Immediately preceding text appears at serial pages (286657) to (286658) and (295325).

Notes of Decisions
Appeal
Decision of school district hearing officer to transfer student to alternative school for disruptive students following informal hearing after student was suspended was not appealable local agency adjudication. "Tyson v. School District of Philadelphia, 900 A.2d 990, 992 (Pa. Cmwlth. 2006). Since the discipline imposed was not expulsion, but rather more school, that is, 15 minutes of after-school detention for 3 days, there is no provision for appeal of that decision. "Schmader v. Warren County School District, 808 A.2d 596 (Pa. Cmwlth. 2001); appeal denied 820 A.2d 163 (Pa. 2003)."

Due Process
Informal hearing process, following public school student's disciplinary suspension, was all process that was due to student; student was not expelled from school district and bringing the full process of judicial system within public school would overburden both the public school system and the courts.
Tyson v. School District of Philadelphia, 900 A.2d 990, 992 (Pa. Cmwlth. 2006). Where the school board conducted a hearing at which the District's witnesses testified, and the student was represented by counsel who was given full opportunity to cross-examine the District's witnesses, that proceeding provided sufficient discovery to satisfy the requirements of § 12.8(b)(1)(i)—(ix). J.S. v. Bethlehem Area School District, 794 A.2d 936 (Pa. Cmwlth. 2002); appeal denied 818 A.2d 506 (Pa. 2003).

Identical letters sent to a student and his parents, which provided that the recommendation for expulsion was related to two incidents and specifically enumerated the facts surrounding the underlying incidents, complied with due process requirements, where the letters specifically enumerated the charges the school board was considering against the student. Hamilton v. Unionville-Chadds Ford School, 714 A.2d 1012 (Pa. 1998).

Due process requirements must be observed in school hearings. Failure to notify the student of all charges pending against such student violates due process and a new hearing must be granted. Yatron by Yatron v. Hamburg Area School District, 631 A.2d 758 (Pa. Cmwlth. 1993); appeal denied 647 A.2d 906 (Pa. 1994).

Notice Although parents were orally notified of hearing regarding son's suspension beyond 3 days, the additional 4 day suspension decided upon after the hearing was invalid because the school failed to give the parents written notice of the reasons for suspension, as required by subsection (c)(2)(i). Mifflin County School District v. Stewart, 503 A.2d 1012 (Pa. Cmwlth. 1986).

When the parent of a student received notice of a disciplinary hearing approximately 24 hours before the hearing was scheduled to commence, such notice was inadequate. Minnicks v. McKeesport Area School District, 74 Pa. D. & C.2d 744 (1975).

Procedural Violations
Where defendant school district summarily suspended plaintiffs for a period in excess of 3 days and failed to follow notice and hearing procedures, those portions of the suspension served before proper notice and hearing were expunged from plaintiffs' records. Mullane v. Wyalusing Area School District, 30 D. & C.4th 179 (1997).

Cross References
This section cited in 22 Pa. Code § 12.6 (relating to exclusions from school); and 22 Pa. Code § 12.7 (relating to exclusion from classes—in-school suspension).

(a) The right of public school students to freedom of speech is guaranteed by the Constitution of the United States and the Constitution of the Commonwealth.
(b) Students shall have the right to express themselves unless the expression materially and substantially interferes with the educational process, threatens serious harm to the school or community, encourages unlawful activity or interferes with another individual’s rights.

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(c) Students may use publications, handbills, announcements, assemblies, group meetings, buttons, armbands and any other means of common communication, provided that the use of public school communications facilities shall be in accordance with the regulations of the authority in charge of those facilities.
(1) Students have the responsibility to obey laws governing libel and obscenity and to be aware of the full meaning of their expression.
(2) Students have the responsibility to be aware of the feelings and opinions of others and to give others a fair opportunity to express their views.
(d) Identification of the individual student or at least one responsible person in a student group may be required on posted or distributed materials.
(e) School officials may require students to submit for prior approval a copy of materials to be displayed, posted or distributed on school property.
(f) Bulletin boards must conform to the following:
(1) School authorities may restrict the use of certain bulletin boards.
(2) Bulletin board space should be provided for the use of students and student organizations.
(3) School officials may require that notices or other communications be officially dated before posting, and that the materials be removed after a prescribed reasonable time to assure full access to the bulletin boards.
(g) School newspapers and publications must conform to the following:
(1) Students have a right and are as free as editors of other newspapers to report the news and to editorialize within the provisions in paragraphs (4) and (5).
(2) School officials shall supervise student newspapers published with school equipment, remove obscene or libelous material and edit other material that would cause a substantial disruption or interference with school activities.
(3) School officials may not censor or restrict material simply because it is critical of the school or its administration.
(4) Prior approval procedures regarding copy for school newspapers must identify the individual to whom the material is to be submitted and establish a limitation on the time required to make a decision. If the prescribed time for approval elapses without a decision, the material shall be considered authorized for distribution.
(5) Students who are not members of the newspaper staff shall have access to its pages. Written criteria for submission of material by nonstaff members shall be developed and distributed to all students.
(h) The wearing of buttons, badges or armbands shall be permitted as another form of expression within the restrictions listed in subsection (c).

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(i) School officials may set forth the time and place of distribution of materials so that distribution would not materially or substantially interfere with the requirements of appropriate discipline in the operation of the school.
(1) A proper time and place set for distribution is one that would give the students the opportunity to reach fellow students.
(2) The place of the activity may be restricted to permit the normal flow of traffic within the school and at exterior doors.

**Authority**
The provisions of this § 12.9 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

**Source**
The provisions of this § 12.9 amended February 17, 1984, effective February 18, 1984, 14 Pa.B. 520; amended December 2, 2005, effective December 3, 2005, 35 Pa.B. 6510, 6658. Immediately preceding text appears at serial pages (295325) to (295326), (289657) and (288181).

**Notes of Decisions**
Clearly Established
Because of the procedural scheme promulgated by the school district, it is not “clearly established” that the plaintiff had a First Amendment right to circulate a petition. Walker-Serrano v. Leonard, 168 F. Supp. 2d 332 (M.D. Pa. 2001); judgment affirmed 325 F.3d 912 (3rd Cir. Pa. 2003).

**§ 12.10. Flag Salute and the Pledge of Allegiance.**
It is the responsibility of every citizen to show proper respect for his country and its flag.
(1) Students may decline to recite the Pledge of Allegiance and may refrain from saluting the Flag on the basis of personal belief or religious convictions.
(2) Students who choose to refrain from such participation shall respect the rights and interests of classmates who do wish to participate.

**Source**
The provisions of this § 12.10 amended February 17, 1984, effective February 18, 1984, 14 Pa.B. 520. Immediately preceding text appears at serial page (17774).

**§ 12.11. Hair and dress.**
(a) The governing board may establish dress codes or require that students wear school uniforms. Policies may apply to individual school buildings or to all school buildings.
(b) Students have the right to govern the length or style of their hair, including facial hair. Any limitation of this right must include evidence that length or style of hair causes disruption of the educational process or constitutes a health or safety hazard. When length or style of the hair presents a health or safety hazard, some types of covering shall be used.
(c) Students may be required to wear certain types of clothing while participating in physical education classes, shops, extracurricular activities or other situations when special attire may be required to insure the health or safety of the student.
(d) Students have the responsibility to keep themselves, their clothes and their hair clean. School officials may impose limitations on student participation in the regular instructional program when there is evidence that the lack of cleanliness constitutes a health hazard.

Authority
The provisions of this § 12.11 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

(a) Use of a student's confidential communications to school personnel in legal proceedings is governed by statutes and regulations appropriate to the proceeding. See, for example, 42 Pa.C.S. § 5945 (relating to confidential communications to school personnel).
(b) Information received in confidence from a student may be revealed to the student's parents or guardians, the principal or other appropriate authority when the health, welfare or safety of the student or other persons is clearly in jeopardy.

Authority
The provisions of this § 12.12 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

Notes of Decisions
Confidential Communication
Conversations between an assistant principal and a student are not privileged and confidential under § 12.12 unless acting in the role of guidance counselor. In re McClellan, 475 A.2d 867 (Pa. Cmwlth. 1984).

§ 12.13. [Reserved].

(a) The governing board of every school entity shall adopt reasonable policies and procedures regarding student searches. The local education agency shall notify students and their parents or guardians of the policies and procedures regarding student searches.
(b) Illegal or prohibited materials seized during a student search may be used
as evidence against the student in a school disciplinary proceeding.
(c) Prior to a locker search, students shall be notified and given an opportunity to be present. When school authorities have a reasonable suspicion that the locker contains materials that pose a threat to the health, welfare or safety of students in the school, student lockers may be searched without prior warning.

Authority

Source

§ 12.15. [Reserved].Source The provisions of this § 12.15 reserved February 17, 1984, effective February 18, 1984, 14 Pa.B. 520. Immediately preceding text appears at serial pages (17776) to (17778) and (34873) to (34874).

The following words and terms, when used in this chapter, have the following meanings, unless the context clearly indicates otherwise:
Corporal punishment—A form of physical discipline that is intended to cause pain and fear and in which a student is spanked, paddled or hit on any part of the body with a hand or instrument.
Governing board—The board of school directors of a school district, joint school committee of a joint school or joint vocational school, intermediate unit board of directors, or the board of trustees of a charter school or cyber-charter school.
Prekindergarten—A program operated by a school district or by a community agency under contract from a school district that is open to children who are at least 3 years of age and completed prior to the school district’s entry age for kindergarten, unless individual exceptions to the age requirements are made by the school district.

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School entity—A local public education provider (for example—public school, charter school, cyber-charter school, area vocational-technical school or intermediate unit).
Student assistance program—A systematic process designed to assist school personnel to identify issues, including alcohol, drugs and others, which pose a barrier to a student’s learning and school success. Student assistance is a systematic process using effective and accountable professional techniques to mobilize school resources to remove the barriers to learning, and, when the problem is beyond the scope of the school, to assist the parent and the student with information so they may access services within the community.
Student services—Services designed by a school entity to support the instructional program and to help students attain their educational and career goals.
(i) Services may include school guidance counseling, health services
(under Article XIV of the Public School Code of 1949 (24 P. S. §§ 14-1401—14-1423) and 28 Pa. Code Chapter 23 (relating to school health)), psychological services, social work and home and school visitor services. (ii) School entities may supplement, but may not supplant, these services through school-based, school-linked, or coordinated services provided by locally available social and human services agencies.

Authority
The provisions of this § 12.16 issued under section 2603-B of The Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

STUDENT RECORDS
§ 12.31. General requirements.
(a) The governing board of every school entity shall adopt a plan for the collection, maintenance and dissemination of student records.
(b) Copies of the adopted plan shall be maintained by the school entity and updated as required by changes in State or Federal law.
(c) Copies of the plan shall be submitted to the Department only upon request of the Secretary.

Authority
The provisions of this § 12.31 amended under section 2603-B of the Public School Code of 1949 (24 P. S. § 26-2603-B).

Source
The provisions of this § 12.31 amended through February 17, 1984, effective February 18, 1984, 14 Pa.B. 520; amended December 2, 2005, effective December 3, 2005, 35 Pa.B. 6510, 6658. Immediately preceding text appears at serial pages (288182) and (227273).

Cross References
This section cited in 22 Pa. Code § 339.32 (relating to services).

§ 12.32. Elements of the plan.
The plan for student records must conform with applicable State and Federal laws, regulations and directives identified in guidelines issued by the Department.

Authority

Source
SERVICES TO STUDENTS

§ 12.41. Student services.

(a) Each school entity shall prepare a written plan for the implementation of a comprehensive and integrated K-12 program of the student services based on the needs of its students. The plan shall be prepared and revised in accordance with the time frames and procedures described in §§ 4.13(a), (b), (d), (e) and (f) (relating to strategic plans). Services offered by community agencies in public schools shall be coordinated by and under the general direction of the school entity. The plan must include policies and procedures for emergency care and administration of medication and treatment under the Controlled Substance, Drug, Device and Cosmetic Act (35 P. S. §§ 780-101—780-144) and guidelines issued by the Department of Health. The Department of Health guidelines are available from the Division of School Health, Department of Health, P. O. Box 90, Harrisburg, Pennsylvania 17108. A school district that operates a prekindergarten program shall address its prekindergarten program in its strategic plan.

(b) Though the variety of student services offered will differ from school to school depending upon its size and the needs of its students, the following categories of services shall be provided by each school entity in planning its student services:

(1) Developmental services for students that address their developmental needs throughout their enrollment in school. Developmental services include guidance counseling, psychological services, health services, home and school visitor services and social work services that support students in addressing their academic, behavioral, health, personal and social development issues. When prekindergarten is offered, these services must include nutritional services or referrals. Nutritional services include:

(i) Federal and State funded school meal programs.
(iii) Special Supplemental Feeding Program for Women, Infants and Children (WIC).

(ii) Food Stamp Program.

(iv) Pennsylvania Fresh Foods Program.

(v) Local food and nutrition services for children and families.

(2) Diagnostic, intervention and referral services for students who are experiencing problems attaining educational achievement appropriate to their learning potential.

(i) Student services staff use diagnostic services to identify barriers that limit a student's success in school. Intervention services actively engage student services staff in activities planned to reduce or eliminate specific barriers to student success.

(ii) Student services staff may arrange for referrals to other school based or school-linked professionals or may refer parents and guardians to appropriate community-based services for assistance.

(3) Consultation and coordination services for students who are experiencing chronic problems that require multiple services by teams or specialists.

(i) Consultation services are used by student services staff, in partnership with parents or guardians, to obtain assistance to address barriers and issues that are outside the scope of the student services professional.

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(ii) Consultation and coordination services may be used to assist in the diagnosis, intervention or referral of students who face barriers to success.

(iii) Coordination services connect school resources with other available resources to assist students in meeting their educational objectives.

(c) Student services must:

(1) Be an integral part of the instructional program at all levels of the school system.

(2) Provide information to students and parents or guardians about educational opportunities of the school’s instructional program and how to access these opportunities.

(3) Provide career information and assessments so that students and parents or guardians might become aware of the world of work and of a variety of career options available to individual students.

(4) Provide basic health services outlined in Article XIV of the Public School Code of 1949 (24 P. S. §§ 14-1401—14-1423) for students and information to parents or guardians about the health needs of their children.

(d) When student assessments using individual surveys are administered, parents or guardians shall be informed of the nature and scope of the surveys and of their relationship to the educational program of their child, consistent with section 445 of the General Education Provisions Act (20 U.S.C.A. § 1232h) regarding protection of pupil rights. Parents or guardians, or the student if the student is 18 years of age or older, shall have the right to refuse to participate in the survey by means of procedures established by the school entity.

(e) Persons delivering student services shall be specifically licensed or certified as required by statute or regulation.

(f) The Department will provide guidelines and technical assistance to local education agencies in planning student services.
Authority
The provisions of this § 12.41 issued under section 2603-B of The Public School Code of 1949 (24 P. S. § 26-2603-B).

Source

§ 12.42. Student assistance program.
School entities shall plan and provide for a student assistance program under section 1547(g) of the Public School Code of 1949 (24 P. S. § 15-1547(g) regarding alcohol, chemical and tobacco abuse program).

Authority

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