Westlaw Delivery Summary Report for CENTER ON CHILDR

Date/Time of Request: Tuesday, July 14, 2009 13:02 Central
Client Identifier: CCL
Database: NV-ST-ANN
Citation Text: NV ST 392B.120
Lines: 34
Documents: 1
Images: 0

The material accompanying this summary is subject to copyright. Usage is governed by contract with Thomson Reuters, West and their affiliates.
1. A child may continue to participate in the Program, even if the child is no longer placed in a foster home, if the child is enrolled in good standing in the public school in which the child is enrolled pursuant to the Program and until the child:

(a) Attains 21 years of age; or

(b) Graduates from high school,

whichever occurs first.

2. The parent, legal guardian or custodian of a child, as applicable, who participates in the Program may:

(a) In the manner required by the Department, request a transfer of the child to another public school.

(b) Withdraw his child from participation in the Program at any time upon written notice to the Department.

3. If a child withdraws from the Program, he must be allowed to enroll in the public school that he is otherwise zoned to attend.

CREDIT(S)


N. R. S. 392B.120, NV ST 392B.120
Current through the 2007 74th Regular Session and the 25th Special Session (2008) of the Nevada Legislature and technical corrections received from the Legislative Counsel Bureau through the 25th Special Session (2008).

Copr. (C) 2009 Thomson Reuters Copr. (c) 2009. The text of the Nevada Revised Statutes appearing in this
database was produced from computer tapes provided by the Nevada Legislative Counsel Bureau and is subject to a claim of copyright by the State of Nevada.

END OF DOCUMENT