

WEAPONS AT SCHOOL: STUDENT RIGHTS AND DISCIPLINARY CONSEQUENCES (ACT 26)

August 2022

Under Act 26 (24 P.S. § 13-1317.2), a student who brings a weapon to school can face severe punishment. A student with a weapon at school, at a school event, or traveling to or from school can be expelled for one year or more, with certain exceptions. The student does not have to use the weapon. It is enough to carry the weapon, keep it in a locker or book bag, or hold it for a friend.

Special Considerations

What if a teacher sees a weapon in a student's home during remote learning?

A school district cannot expel a student under Act 26 for possessing a weapon at home under these circumstances.

Where does Act 26 apply?

Act 26 applies to students at school, at a school-sponsored activity, or on school transportation (such as a school bus).¹

Everyday objects are NOT weapons

This law defines a weapon as "any knife, cutting instrument, cutting tool, nunchaku, firearm, shotgun, rifle and any other tool, instrument or implement capable of inflicting serious bodily harm." Courts have decided this law only applies when a student possesses an actual weapon. Under Act 26, schools cannot expel students for bringing or using everyday objects – such as cell phones, pencils, or book bags – to harm other students. This is true even if the object is used during a fight. Schools can still issue other forms of discipline even if Act 26 does not apply.

Advocacy Checklist

Objects That ARE Weapons Under Act 2	6 Objects That Are NOT Weapons Under Act 26
 ✓ Listed in Act 26's definition of a weap knife, cutting instrument/tool, nunchaku, firearm, shotgun, rifle ✓ Similar to a knife, firearm, or other object listed in Act 26 	on: X Objects that are not inherently dangerous, including objects regularly found in school (book, backpack, cafeteria tray, ruler, etc.) X Items used as part of an approved school program (e.g., saw used during woodshop)
✓ Causes serious injury when used normally (fireworks, BB gun, item wit blade, mace, etc.)	X Replica of a weapon (toy gun, model rocket, etc.)

Replicas are NOT weapons

A replica of a weapon, such as a toy gun, is *not* a weapon for purposes of Act 26. Under Act 26, an object is considered a weapon based on its "inherent operational capabilities" whereby the object is capable of causing serious bodily injury in a "practical and functional" sense.² Toy guns and other replicas are not objects that are inherently capable of causing serious bodily injury. Therefore, a school district may not expel a student under Act 26 for possessing a replica or toy weapon.

If your child is being expelled or has been expelled under Act 26, and you do not think the item they possessed is a weapon, inform the school district immediately in writing. A sample letter for requesting that the expulsion under Act 26 be reversed is attached to this fact sheet.

The superintendent safety valve

Act 26 is a "zero tolerance" law. This means that the law requires harsh punishment for students who violate it. But there is one exception. On a case-by-case basis, the school district superintendent can recommend less severe punishment. For example, the superintendent can suggest that a student be expelled for less than a year, not be expelled at all, or face some other form of school discipline that is less serious than an expulsion. It is a good idea to reach out to your child's superintendent directly: You can ask them to use this discretion and suggest other forms of punishment, such as community service or a shorter length of exclusion from school.

Even if a student had a weapon, they still have rights

Students have the right to a formal hearing before they can be expelled. The hearing can be held before a hearing officer or a panel of the Board of School Directors, but after the hearing, the entire school board must vote on the expulsion. Students have important rights during this process.

Key Student Rights During the Expulsion Process

Rights Before the Hearing:	Rights at the Hearing:
To know the basis of the expulsion	To bring an attorney and a parent/guardian
To know when and where the hearing will be	To question the witnesses against you and bring your own witnesses
To ask for the names of any witnesses against you and copies of witness statements	To present facts supporting your case and testify

Students with disabilities have all the rights listed here plus additional rights. See ELC's Handbook The Right to Special Education in Pennsylvania for more information. Students and parents who are limited English proficient also have the right to interpretation and translation services. You should notify your school prior to the hearing if you need these services.

The right to appeal an expulsion decision

If the school board approves an expulsion decision, you can appeal the decision to your local Court of Common Pleas. Consult a lawyer about this – and do so quickly since *the appeal must be filed*

within 30 calendar days of the school board's decision. Your lawyer may also be able to get a court order allowing the student to return to their regular school during the appeal process.

Rights during expulsion

During an expulsion, a student under the age of 18 must continue to receive an education. This burden initially falls on the parent. If you cannot arrange for it, either by finding another school or arranging for homeschooling, promptly notify your child's school district or charter school in writing within 30 days. Then the district or charter school must provide for your child's education within 10 days. If your child has been expelled and is not receiving an adequate education – for instance, if your child is only receiving a few hours of instruction a week – contact the Education Law Center.

Even if expelled, a student with disabilities has the right to continue receiving special education services and is still entitled to a Free Appropriate Public Education (FAPE) until graduation or age 21. Depending on the child's needs and educational program, these services may need to be provided within a regular school setting.

While serving an expulsion, typically, if a child moves to a new school district, the new school district cannot refuse to enroll the child because they were previously expelled. Unfortunately, expulsions for weapons are one of the exceptions to this rule. If your child moves to another school district in Pennsylvania while still serving a weapons expulsion, the new school district can choose to place your child in an alternative education program for the duration of the expulsion.

Rights after expulsion

After the student has served their expulsion, the student must be allowed to return to the district. The district cannot put conditions on the child's return – such as requiring the student to get a psychological evaluation or requiring a parent to participate in a conference or drop the child off in person.

After returning to school, the child must also be given an education on the same terms as other students in that district. The child cannot be placed in certain classes or programs solely on the basis of their previous expulsion.

The Education Law Center-PA (ELC) is a nonprofit, legal advocacy organization with offices in Philadelphia and Pittsburgh, dedicated to ensuring that all children in Pennsylvania have access to a quality public education. Through legal representation, impact litigation, community engagement, and policy advocacy, ELC advances the rights of underserved children, including children living in poverty, children of color, children in the foster care and juvenile justice systems, children with disabilities, English learners, LGBTQ students, and children experiencing homelessness.

ELC's publications provide a general statement of the law. However, each situation is different. If questions remain about how the law applies to a particular situation, contact ELC's Helpline for information and advice — visit www.elc-pa.org/contact or call 215-238-6970 (Eastern and Central PA) or 412-258-2120 (Western PA) — or contact another attorney of your choice.

¹ 24 P.S. § 1317.2(a).

² S.A. by H.O. v. Pittsburgh Pub. Sch. Dist., 160 A.3d 940, 945 (Pa. Cmwlth. 2017) (pencil could not qualify as a weapon under Act 26 regardless of the manner in which the object was used or extent of injury caused).

SAMPLE LETTER REQUESTING THAT THE DISTRICT WITHDRAW EXPULSION CHARGES

Date:	
Re: Student Name:	Date of Birth
Dear	(Principal, Solicitor, and/or Superintendent),
attends (hereinafter "the District"). The this student for possession of a	(hereinafter "the student") who School in School District ne District is currently in the process of seeking to expel a weapon, pursuant to § 13-1317.2 ("Act 26") of the student is being expelled for possessing a
any student who is determined any school property" 24 P.S section, the term 'weapon' shainstrument, cutting tool, nunch or implement capable of inflicitem possessed by the student	t shall expel, for a period of not less than one year, to have brought onto or is in possession of a weapon on S. § 13-1317.2. Section 13-1317.2(g) states, "As used in this all include, but not be limited to, any knife, cutting naku, firearm, shotgun, rifle and any other tool, instrument ting serious bodily injury." Id. (emphasis added). Since the in this case is not listed in Act 26, I must assume that the hat this item is an "other tool, instrument or implement odily injury."
"other tool, instrument or imp by H.O. v. Pittsburgh Public Sc unanimously ruled that, under operational capabilities; that is functional sense." 160 A.3d 94 instance, a pencil, cafeteria tr manner in which the object wa inflicted on the victim." <i>Id.</i> Instinstrument or implement capal a knife, cutting instrument, cut the court noted that for items would typically "contain a met	ennsylvania limited what school districts can consider an lement capable of inflicting serious bodily injury." In <u>S.A. hool District</u> , 160 A.3d 940 (Pa. Cmwlth. 2017) the court §13-1317.2, a weapon is defined by "its inherent s, what the object is intended to do in the practical and 4-45. The court clarified that an ordinary object – for ay, or backpack – cannot become a weapon based on "the as used by the student or the severity of the actual injury stead, the court held that for an item to be an "other tool, ble of inflicting serious bodily injury," it must be similar to tting tool, nunchaku, firearm, shotgun, rifle, etc. Further, to fit within the catchall language of § 13-1317.2(g) it cal blade, discharge projectiles, or otherwise [be] no innocuous purpose when brought onto school grounds."
My child is being expelled for p because it is (check all that ap	possession of a This is not a weapon

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not a knife,shotgun, or	cutting instrument, cutting tool, explosive, mace, nunchaku, firearm, rifle;
not an objeharm to oth	ct that is regularly used or meant to be used to cause serious bodily ers;
□ not an obje traditional v	ct that contains a metal blade, discharges projectiles, or is otherwise a weapon.
student for "possess intended to cause in	Court of Pennsylvania made clear that a district cannot expel a ion of a weapon" unless the item is inherently capable of and jury. Since the student did not possess such an item, the District is g the student for possessing a weapon under § 13-1317.2 of the
disciplinary charge	rent/guardian, I request that the District withdraw the pending s against them. I further request that all references to these dings be removed from the student's record.
•	n for your prompt attention to this matter. Please acknowledge in writing. Should you have any questions about this request, please e or email.
Sincerely,	
Parent/Guardian of:	
Phone Number:	Email: