

Court Orders and Custody

Parents are responsible for providing the school/center with a copy of any current custody/protective order issued and signed by the court. School/center staff will comply with all terms of the custody/protective order.

If court documents in the child's file deny/limit the non-custodial parent/guardian's right to visitation, we will not release the child. The staff will contact the Preschool office to report the incident, and the custodial parent will be notified. If the parent insists or is threatening, staff will call 911 immediately.

If there are no official court documents in the child's file that deny/limit the non-custodial parent/guardian's right to visitation, the non-custodial parent will have access to the child's records and/or access to the child.

Disenrollment Procedures

RPS Preschool wants to ensure that your child's preschool experience is an enjoyable and successful one. Our goal is for all students to remain enrolled in our program throughout the year. The following instances may, however, be considered as cause for temporary or permanent disenrollment:

- Extremely harmful behavior of a child that poses a threat to themselves, other children, or staff;
- Extremely harmful behavior of parents to children, staff, or other program participants, including inappropriate language or verbal threats;
- Residency outside of the program's service area;
- Excessive absences, late arrivals, departures, etc. Parents may receive an "Enrollment at Risk letter" and meet with a Family Service Worker or school staff to develop an Attendance Success Plan.

If a parent wants to withdraw their child from the program, they must notify the RPS Preschool office by emailing preschool@rvschools.net. For Head Start families, parents should provide this information directly to their Family Service Worker.