The reauthorized Individuals with Disabilities Education Act of 2004 (IDEA) is confusing to most parents, educators, and even to many attorneys. Ignorance of the law can be as damaging as the child’s disability.

What does the law say about—

♦ Individualized Educational Programs (IEPs)
♦ Evaluations, Reevaluations and Parental Consent
♦ Requirements for Highly Qualified Special Ed Teachers
♦ Independent Educational Evaluations
♦ Private Schools and Charter Schools
♦ Early Intervening Services
♦ Discipline, Positive Behavioral Intervention Plans

Wrightslaw: IDEA 2004 is designed to meet the needs of parents, teachers, advocates, attorneys, related services providers, administrators, teachers of special education, school psychology, and education law courses, hearing officers, and employees of district and state departments of education.
Special Education Law is Complicated and Confusing!

As the parent of a disabled child, you represent your child’s interests. When you negotiate with the school, you increase the odds that your child will get an appropriate education.

You Cannot Leave This Job To Others!

Do you have a child with a disability? Are you the teacher or service provider to children with disabilities? Are you an administrator who is responsible for implementing special education laws? Are you an attorney or advocate who represents children with disabilities? If the answer to this question is “yes”, you need to know what these laws really say.

Pete and Pam Wright

- Are the authors of Wrightslaw: From Emotions to Advocacy, The Special Education Survival Guide, Wrightslaw: No Child Left Behind.
- Provide accurate, reliable information at Wrightslaw, the #1 ranked special ed law and advocacy site at www.wrightslaw.com
- Provide practical, inspirational advice at advocacy training sessions
- Publish The Special Ed Advocate, the free Internet newsletter about special education
- Pete Wright represented Shannon Carter before the U.S. Supreme Court where he won a landmark victory in Florence County School District IV v. Shannon Carter (510 U.S. 7)


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