Foster Care or McKinney-Vento?

In 2015, with the authorization of <u>Every Student Succeeds Act (ESSA)</u>, the phrase "awaiting foster care" was completely removed from McKinney-Vento Education of Homeless Children and Youth Assistance Act. ESSA includes separate provisions for students in foster care, which are very similar to McKinney-Vento. Aside from the exceptions noted below, students in foster care do not qualify as McKinney-Vento eligible.

So which program is the right one for your student's situation?

Foster Care	McKinney Vento
In WA, students under the placement and care	Students experiencing homelessness, defined by
authority of the Division of Children, Youth, and	the McKinney-Vento Act as "individuals who lack a
Families (DCYF) or Tribal Child Welfare including	fixed, regular, and adequate nighttime residence."
students in:	This includes children and youth:
Foster homes	 Sharing housing or "doubled-up"
Relative placements	 Living in motels, hotels, and campgrounds
Group homes	 Living in emergency or transitional shelters
Emergency shelters	 Abandoned in hospitals
Residential facilities	 Accommodations not ordinary to be used by
Childcare institutions	human beings
Pre-adoptive homes	• Living in cars, trains stations and similar settings
Trial-return-home placement	Migratory children and youth living in any of the
	above situations
Unaccompanied Refugee Minors are also eligible	
	The U.S. Department of Education has issued
The U.S. Department of Education issued its Non-	its Non-Regulatory Guidance for the Education of
Regulatory Guidance: Ensuring Educational	Homeless Children and Youth.
Stability for Children in Foster Care	
OSPI Foster Care Education Site	OSPI Homeless Education Site
Exceptional Situations	
There are occasions when a student in foster care may also qualify as experiencing homelessness:	
 Student was identified and served under MV prior to placement in foster care, 	
Student has run away from their foster care placement,	

- Student is placed in a shelter¹, or
- Student is placed with a family who also meets the definition of homelessness according to the McKinney-Vento Act

These students should be dually qualified for both foster care and McKinney-Vento.

Still confused and need assistance? Email FosterCare@k12.wa.us or HomelessEd@k12.wa.us

DCYF: Reach out to your school district Foster Care Liaison or McKinney Vento Liaison



Washington Office of Superintendent of **PUBLIC INSTRUCTION**

¹ Student is placed in a supervised publicly or privately operated shelter designated to provide temporary living arrangements. This does not include a DCYF funded shelter.

Side by Side Comparison Provisions for Foster Care and McKinney Vento

Foster Care	McKinney-Vento
	uilding Point of Contact
Each school district must designate a District Liaison	Each school district must designate a liaison and a point
and a <u>Building Point of Contact</u> in each school.	of contact in each school.
School of Origin Rights	
School of origin is the school the student was enrolled	Students experiencing homelessness are entitled to
in when first placed into foster care. If a child's foster	remain in their school of origin or enroll in the
care placement changes, the school of origin would	neighborhood school where they are currently residing.
then be considered the school in which the child is	School of origin is defined as the school that the child
enrolled at the time of the placement change.	or youth attended when permanently housed or the
	school in which the child or youth was last enrolled.
Transportation	
Districts must provide transportation to/from school	Districts must provide transportation to/from school of
of origin, even if outside of school/district	origin, even if outside of school/district boundaries.
boundaries.	
Immediate Enrollment	
Students in foster care must be <u>enrolled immediately</u> ,	Students experiencing homelessness must be enrolled
even when documents normally required are not	immediately, even when documents normally required
available (e.g., immunization records, health plan,	are not available (e.g., immunization records, health
updated IEP, etc.).	plan, transcripts, updated IEP, etc.).
	Determinations
Best Interest Determinations must be held prior to	A district must educate a homeless child or youth in
changing the school placement of a student in foster	their school of origin, unless doing so is contrary to the
care.	wishes of the parent or guardian.
Free Meals	
All students in foster care qualify for free	All students experiencing homelessness qualify for free
breakfast/lunch.	breakfast/lunch. Services
Students in foster care are categorically eligible for	Students experiencing homelessness are categorically
Title I funding. Districts also can develop an (optional)	eligible for Title I funding and districts must develop a
Title I foster care set aside.	Title 1 set aside to support identification and services.
Dispute Resolutions Process and On-Time Grade Level Progression and GraduationDispute Resolution Process and On-time gradeDispute Resolution Process and On-time grade level	
Dispute Resolution Process and On-time grade	progression and graduation
level progression and graduation	
Fees and Fines DCYF is responsible for fees/fines. Fines and fees that present a barrier to enrollment and full	
Detr is responsible for rees/filles.	participation in school activities must be removed (Section
	722(g)(3)(C)(i); see also $722(g)(1)(H)$). They can be paid by
	using Title I or other funds; or they must be waived.
Attendance	
	Districts are required to remove barriers to full
Monitor Attendance	
Monitor Attendance School districts must review unexpected or excessive	·
Monitor Attendance School districts must review unexpected or excessive absences and proactively support students in foster	participation in school. Absences due to homelessness must be excused.