

YOUNG, MINNEY & CORR, LLP

LEGAL ALERT



Anderson Union High School District v. Shasta Secondary Home School Case

On October 17, 2016, the Third District Court of Appeal released its decision in the Anderson Union High School District v. Shasta Secondary Home School case. The decision reverses the Shasta County Superior Court's previous decision on appeal and is inconsistent with CDE advisories and recent decisions by the SBE. In general, the District Court of Appeal holds that nonclassroom-based charter school resource centers located outside the boundaries of the authorizing school district but within the authorizing county are prohibited unless it can meet the exemption under 47605.1(d)

We vehemently disagree with the ruling. As it is active litigation, and due to client confidentiality, at this moment we are unable to release any details as to strategy in proceeding forward. However, be assured that our Office is reviewing the decision in detail and considering all options for next steps to protect nonclassroom based charter schools and the facilities that serve their students.

For questions about the ruling and its impact, please contact Lisa Corr at lcorr@mycharterlaw.com or Paul Minney at pminney@mycharterlaw.com or at 916-646-1400.

Young, Minney & Corr, LLP's Legal Alerts provide general information about events of current legal importance; they do not constitute legal advice. As the information contained here is necessarily general, its application to a particular set of facts and circumstances may vary. We do not recommend that you act on this information without consulting legal counsel.

YOUNG, MINNEY & CORR, LLP

SACRAMENTO ■ LOS ANGELES ■ SAN DIEGO ■ WALNUT CREEK

MAIN OFFICE: 655 UNIVERSITY AVENUE, SUITE 150, SACRAMENTO, CA 95825

PHONE 916.646.1400 ■ FAX 916.646.1400 ■ WWW.MYCHARTERLAW.COM



THE CHARTER LAW FIRM