



HANCOCK
ESTABROOK, LLP
COUNSELORS AT LAW

APRIL 2014

www.hancocklaw.com

EDUCATION LAW ALERT

Second Circuit's Recent Ruling Finds that the Least Restrictive Environment Requirement of the Individuals with Disabilities Education Act (IDEA) Applies to Extended School Year Component of IEP

The National School Boards Association (NSBA) has recently published a "Legal Clips" post on the recent U.S. Court of Appeals for the Second Circuit three-judge panel's ruling that the Individuals with Disabilities Education Act's least restrictive environment requirement applies to the extended school year component of a special education student's individualized education plan just as much as it applies to the school year component of the individualized education plan.

Below please find a link to the NSBA's "Legal Clips" website, which features a full analysis of this ruling:

http://legalclips.nsba.org/2014/04/17/second-circuit-rules-that-extended-school-year-services-must-satisfy-lre-requirements/?utm_source=NSBA+e-Newsletter+Subscribers&utm_campaign=4dad5932bd-Legal+Clips+Newsletter&utm_medium=email&utm_term=0_498fb22860-4dad5932bd-309607813

This alert can also be read on our Education Law blog: <http://www.hancocklaw.com/education-law-blog/>

If you have any questions or would like more information on the issues discussed in this communication, please contact any of the following Hancock Estabrook attorneys:

Melinda Burdick Bowe
John F. Corcoran
James E. Hughes
Robert J. Thorpe

315.565.4507
315.565.4515
315.565.4529
315.565.4555

mbowe@ Hancocklaw.com
jcorcoran@ Hancocklaw.com
jhughes@ Hancocklaw.com
rthorpe@ Hancocklaw.com

www.hancocklaw.com

This communication is for informational purposes and is not intended as legal advice.