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Adopted by the California State Board of Education on June 10, 1988, this handbook outlines the legal rights and responsibilities that school personnel have and their educational responsibilities in such areas as morality, democratic values, and religion in the schools. Section I, "Moral Values and Public Education," addresses the issues of morality, truth, justice, patriotism, self-esteem, and values. Section II, "Instruction on the Rights and Responsibilities of Citizenship," includes the code of ethics for the teaching profession, a discussion of democratic values and principles, the rules for student conduct, and the important elements of a constitutional democracy. Section III, "Teaching about Religion in the Public Schools," cites the legal rights and responsibilities that school personnel have for teaching about religion and offers suggestions for subject matter content and guidelines. Section IV, "Morals, Values, and Teaching about Religion in Recently Adopted Curriculum Frameworks," opens with suggested guidelines for including ethical issues in the curriculum. It includes a description about how the "California History-Social Science Framework" and the "English-Language Arts Framework" address moral and civic education and teaching about religion. A list of 59 publications from the California State Department of Education concludes the document. (JB)
Handbook on the Legal Rights and Responsibilities of School Personnel and Students in the Areas of

Moral and Civic Education and Teaching About Religion

Adopted by the
California State Board of Education
June 10, 1988
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MORAL VALUES AND PUBLIC EDUCATION

A. Legal Responsibilities of School Personnel

*Education Code* Section 44806 prescribes the duty of teachers concerning the instruction of pupils in morals, manners, and citizenship as follows:

Each teacher shall endeavor to impress upon the minds of the pupils the principles of morality, truth, justice, patriotism, and a true comprehension of the rights, duties, and dignity of American citizenship, including kindness toward domestic pets and the humane treatment of living creatures, to teach them to avoid idleness, profanity, and falsehood, and to instruct them in manners and morals and the principles of a free government.

B. Educational Responsibilities of School Personnel

1. Morality

a. *Fundamental moral values.* School personnel must foster in students an understanding of the moral values that form the foundation of American society. The American heritage and laws reflect a common core of personal and social morality. Habits that reveal a commitment to moral values include telling the truth, being trustworthy, and respecting the opinions of others. Moral people affirm the worth and dignity of others in their attitudes and actions. They take
responsibility for their decisions and for the consequences of those decisions. Moral people also value freedom of conscience and respect the freedom of conscience of others. They have a capacity for self-evaluation and are willing to admit error and alter views. Morally committed people hold and express their own moral convictions and beliefs and respect the diverse views of other individuals and groups.

b. **Respect for differences.** Individuals and groups differ from one another. Respect for differences is intrinsic to the healthy development of a heterogeneous society. In a free society all persons and groups are to be treated equitably, regardless of ethnic, racial, or religious differences. Latitude for genuine disagreement on moral issues and appreciation of individual and group differences are part of the American heritage and are important for contemporary society. Adherence to lawful means for settling disputes is morally required in our society. Self-criticism and disagreement have contributed to the vitality of our nation and have enabled orderly change to occur, a situation unlike that in a totalitarian society, where attempts are made to control thought and suppress ideas.

c. **Significance of religion.** The significance of religion in shaping moral and ethical precepts appeared early in American history when the writers of the Declaration of Independence affirmed that “all men are created equal” and “are endowed by their Creator with certain unalienable rights ....” No single system of religion or morality may be prescribed by government; however, school personnel should assist students to (1) recognize the sources of morality in history, law, and experience; and (2) appreciate the significant contributions of religion, including respect for the sacredness of human life and belief in freedom of worship. Prominent in the shaping of fundamental moral values in our society has been the influence of the Judeo-Christian heritage. This rich and diverse heritage affirms in many ways that human beings are moral persons responsible for their own decisions and behavior and that they are obliged to concern themselves about the well-being of other persons and to respect living creatures and the physical environment.
2. Truth

a. Search for truth. Telling the truth and expecting to be told the truth are essential to the development of (1) personal self-esteem and basic friendships; and (2) genuine understanding of our society, its history, and the democratic process. A commitment to telling the truth embraces the conscientious pursuit and scrutiny of evidence. Students must learn to respect the processes involved in the search for truth. They should learn to identify and assess facts; distinguish substantial from insubstantial evidence; separate the process of searching for truth from the acceptance of propaganda; and examine in a constructive and unbiased manner controversial subjects such as politics, ethics, and religion. School personnel should assist students to develop their abilities to communicate effectively as they accumulate knowledge and reach conclusions.

b. Open discussion. Free discussion in the classroom on questions of value and morality is fundamental to the search for truth. This approach is premised on a consideration of the American experience as seen in tradition and law. Open discussion requires scrutiny of possible options; it promotes decision making and problem solving. Students learn that they are responsible for their choices, the consequences of their choices, and their influence on other persons. School personnel should ensure that students have opportunities to inquire, to question, and to exchange ideas. The teacher should provide opportunities for students to try to understand conflicting points of view, to deliberate, and to develop sensitivity to persons who hold contrary views.

Open discussion is central to instruction on values and morality; it is contrary to indoctrination. Indoctrination is an act or process wherein students are told what to think or believe. As used in this handbook, to indoctrinate is to dictate; it is to promote a special viewpoint and to refuse genuinely to consider other possible options. To dictate is to dismiss opposing views or values without scrutiny and without consideration of possible beneficial aspects of the views or values dismissed. Statements made without regard to facts or made merely to vindicate personal prejudice must be rejected as alien to the educational process.
3. Justice

Justice, or fairness in dealing with others, is a hallmark of our society. It is premised on a proper regard for oneself and others. The struggle to attain justice is found in American history, particularly in the development of American law. Students should realize that attempts to deal justly with other individuals and groups must be enlightened by one’s own sense of self; empathy, a developing capacity to understand cause and effect and the lessons of history; correct judgment as to right and wrong actions; and the ability to deal critically with one’s own motives. Justice, which requires constant attention to the preceding considerations, may be only approximated. Nonetheless, one owes to oneself and to others the obligation to engage in a constant effort to see that justice is attained. Treating the members of one’s family, one’s friends, and other persons with fairness in everyday relationships encourages the development of a just attitude in all human affairs.

4. Patriotism

a. Love for country and loyalty to it. Love of country and loyalty to its purposes are premised on the worth and dignity of persons who give their love and loyalty freely. Students should understand the origins of the nation, the principles of the Declaration of Independence, and the ideals and hopes of the Founding Fathers. They should develop a respect for the fundamental law of the land, together with a concern for the just enforcement and improvement of the law. The public school should foster informed and dedicated concern for America and its ideals; it should also encourage an understanding of other nations and other approaches to government throughout history and at the present time. As our forefathers did, we must show a “decent respect for the opinions of mankind.”

b. Religious and ethical commitments. Commitment to America as viewed historically or currently is compatible with religious and ethical commitments. The law recognizes the claims of conscience and fundamental religious convictions. The First Amendment to the Constitution protects the free exercise of religion; freedom of worship is a distinct part of the American heritage. Constitutional protection of religious belief and practice is one way of ensuring that
persons and groups in the United States can profess and act on their beliefs to the extent that these actions are compatible with the rights of others and the law.

5. Self-esteem

School personnel should provide an environment that enhances a student’s self-esteem. Self-esteem, valuing oneself, is a requisite for making moral decisions and for esteeming other persons. Students are responsible for their own judgments and should be encouraged to express their own views and to respond respectfully to the views of others. Self-esteem and esteem for others are based on the intrinsic worth and dignity of individuals, not on academic ability or physical prowess. To ridicule a student is to undermine his or her self-esteem and to violate his or her dignity.

6. Integrity

School personnel should encourage students to live and speak with integrity; that is, to be trustworthy. To foster integrity is to help build character, to assist students to be honest with themselves, to promote a wholeness unimpaired by self-deceit, and to encourage the development of reliability in relations with others. To be trustworthy is to be true to the trust placed in one. Trustworthy people are expected to fulfill their promises; such people attempt to express themselves honestly. Informed and sincere expressions should be respected, whether they come from teachers or students. To act otherwise is to encourage lying, apathy, and resentment, none of which promotes education or personal integrity.

7. Empathy

The golden rule, a rule stating that we should do to others as we would have others do to us, is an ancient maxim shared by many peoples. This simple rule must be paramount in one’s dealings with others. For example, school personnel should demonstrate in their lives a capacity to empathize with students; students likewise must seek to understand others and to empathize with them. One who wishes to be heard must be one who listens; one who wishes to be treated with dignity and respect must treat others with dignity and respect.
8. Exemplary conduct

The attitudes and values of students are shaped by adults whom they emulate and by school personnel whom they respect. The attitudes and conduct of all school personnel—teachers, counselors, administrators, secretaries, and custodians—present daily lessons in morality, not the least of which is fairness in dealing with antisocial behavior. Good teachers are interested in and concerned for students. They are enthusiastic about the subject or subjects they teach, and they present what they know honestly and openly. They encourage students to do their best but allow for shortcomings. In evaluating the work and activities of students, good teachers use fair standards. They discipline evenhandedly, and they reject poor sportsmanship and cheating. All of these attitudes and actions on the part of the teacher consequent lessons in morality worthy of emulation.

9. Moral interaction and ethical reflection

a. *In the classroom.* Free discussion of values and situations involving morality is but one part of instruction that fosters moral interaction and ethical reflection. The total environment of the classroom should be conducive to the promotion of learning and the fostering of the student's self-esteem, integrity, and respect for other persons and their property. Important components of this classroom environment are the teacher's attitude and manner of acting, classroom decorum, and the basic rules that guide students' interactions and that protect students against harm.

b. *Throughout the school.* The entire school should offer an environment that fosters moral and ethical interaction among students and adults. Administrators, counselors, and staff members are especially important in the establishment and maintenance of an environment that is conducive to moral development. Precisely those situations in a school day that can present demoralizing and depersonalizing experiences for students must be recognized as critical opportunities to encourage moral development and responsibility. School personnel should deal firmly and justly with a student who imposes a demoralizing, depersonalizing, dangerous, or fear-provoking situation on another student. Nevertheless, an administrator or teacher who admonishes
or punishes a student must be fair to that student. A counselor who advises a student should demonstrate an interest in and respect for that student. A secretary who treats a student with disrespect fails to carry out a moral responsibility. The ridicule of students or their views is detrimental to moral interaction; and sarcasm, prejudiced statements, and unfair discrimination are indefensible.

10. Capacity to recognize values

a. *Respect for the family and other groups.* School personnel have the responsibility of helping students to recognize the values and moral issues underlying American society. The family and various community groups are basic units in society; they are fundamental sources of values. In a family as in other community groups, persons should have an opportunity to test their ideas and to recognize limitations placed on their actions in a context of concern and expectation. The family unit offers a foundation for self-esteem, industry, trust, comfort, and affirmation of individual worth. School personnel should realize, however, that vast differences exist within and among the basic units of society. These differences are rooted in religious, cultural, ethnic, and racial traditions and in social and economic conditions.

b. *Respect for property.* In America respect for property, including public property, is rooted in the recognition of the worth and dignity of persons, their right to their possessions, and their common interests as citizens. Morally, to injure a person or damage his or her property is to become responsible for the injury or damage; legally, one may become liable to compensate for the injury or the damage. Similarly, one is responsible in regard to property held in common, such as schools, parks, streets, lakes, and forests. All citizens must seek to maintain an environment that is conducive to the common mental and physical well-being of the citizens. Litter, pollution, and destruction of property are detrimental to persons and to society.

c. *Reliability.* School personnel should help students realize that the moral and legal fabric of our society depends on one's willingness to tell the truth, to avoid misrepresenta-
tion and fraud in commercial transactions, and to fulfill one’s promises. Students should be made aware of the need to evaluate advertising (on television and elsewhere), commercial practices, consumer information, and products. They should be helped to appreciate and to assess the roles of private and public agencies that have been established to promote honesty in commercial transactions. Students should also be helped to realize that the act of fulfilling one’s promises assures others of one’s trustworthiness and reliability and that this reliability forms the basis for contractual obligations in our society.

d. *Respect for law.* In America it is morally and legally incumbent on all to live under the law. School personnel should make clear to students that disagreements that lead to unlawful conflict will be resolved by authoritative action. Students should be assisted to realize that the criminal law reflects moral judgments about standards of conduct held to be enforceable by society and that actions in violation of this law may be punished. Laws should be obeyed until they are changed by lawful means.
INSTRUCTION ON THE RIGHTS AND RESPONSIBILITIES OF CITIZENSHIP

A. Legal Rights and Responsibilities of Teachers

1. Academic freedom and professional conduct

The Policy Manual of the Commission on Teacher Credentialing sets forth the code of ethics of the teaching profession as follows:

1040. [Preamble] The educator believes in the worth and dignity of human beings. The educator recognizes the supreme importance of the pursuit of truth, devotion to excellence, and the nurture of democratic citizenship. The educator regards as essential to these goals the protection of freedom to learn and to teach and the guarantee of equal educational opportunity for all. The educator accepts the responsibility to practice the profession according to the highest ethical standards. The educator recognizes the magnitude of the responsibility being accepted in choosing a career in education and engages individually and collectively with other educators to judge colleagues, and to be judged by them, in accordance with the provisions of this code.

1041. [Principle I. Commitment to the Student] The educator measures success by the progress of each student toward realization of potential as a worthy and effective citizen. The educator,
therefore, works to stimulate the spirit of inquiry, the acquisition of knowledge and understanding, and the thoughtful formulation of worthy goals. In fulfilling these goals, the educator:

(a) Encourages the student to independent action in the pursuit of learning and provides access to varying points of view.

(b) Prepares the subject carefully, presents it to the students without distortion, and--within the limits of time and curriculum--gives all points of view a fair hearing.

(c) Protects the health and safety of students.

(d) Honors the integrity of students and influences them through constructive criticism rather than by ridicule and harassment.

(e) Provides for participation in educational programs without regard to race, color, creed, national origin, or sex—both in what is taught and how it is taught.

(f) Neither solicits nor involves students or their parents in schemes for commercial gain, thereby ensuring that professional relationships with them shall not be used for private advantage.

(g) Shall keep in confidence information that has been obtained in the course of professional service, unless disclosure serves professional purposes or is required by law.

1042. [Principle II. Commitment to the Public] The educator believes that democratic citizenship in its highest form requires dedication to the principles of our democratic heritage. The educator shares with all other citizens the responsibility for the development of sound public policy and assumes full political and citizenship responsibilities. The educator bears particular responsibility for the development of policy relating to the extension of educational opportunities for all, and for interpretation of educational programs and policies to the public. In fulfilling these goals, the educator:

(a) Has an obligation to support the profession and institution and not to misrepresent them in public discussion. When being critical in public, the educator has an obligation not to distort the facts. When speaking or writing about policies, the educator must take adequate precautions to distinguish the educator's private views from the official position of the institution.

(b) Does not interfere with a colleague's exercise of political and citizenship rights and responsibilities.
(c) Ensures that institutional privileges shall not be used for private gain. Does not exploit pupils, their parents, colleagues, nor the school system itself for private advantage. Does not accept gifts or favors that might impair or appear to impair professional judgment nor offer any favor, service, or thing of value to obtain special advantage.

1043. [Principle III. Commitment to the Profession] The educator believes that the quality of the services of the education profession directly influences the nation and its citizens. The educator therefore exerts every effort to raise professional standards to improve service, to promote a climate in which the exercise of professional judgment is encouraged, and to achieve conditions which attract persons worthy of trust to careers in education. In fulfilling these goals, the educator:

(a) Accords just and equitable treatment to all members of the profession in the exercise of their professional rights and responsibilities.
(b) Does not use coercive means or promise special treatment in order to influence professional decisions of colleagues.
(c) Does not misrepresent personal professional qualifications.
(d) Does not misrepresent the professional qualifications of his or her colleagues and will discuss these qualifications fairly and accurately when discussion serves professional purposes.
(e) Applies for, accepts, offers, and assigns positions of responsibility on the basis of professional preparation and legal qualifications.
(f) Uses honest and effective methods of administering his or her educational responsibility. Conducts professional business through proper channels. Does not assign unauthorized persons to educational tasks. Uses time granted for its intended purposes. Does not misrepresent conditions of employment. Lives up to the letter and spirit of contracts.

Section 80305 of Title 5 of the California Code of Regulations sets forth the “Rules of Conduct for Professional Educators” as follows:

Rule 1. [Application of Rules of Professional Conduct: Purposes, Citation, Definitions]
(a) These rules are binding upon every person holding a credential or any license to perform educational services under the jurisdiction of the Commission on Teacher Credentialing, and the consequences of any willful breach may be revocation or suspension of the credential, or license, or private admonition of the holder.

(b) Nothing in these rules is intended to limit or supersede any provision of law relating to the duties and obligations of certificated persons or to the consequences of the violation of such duties and obligations. The prohibition of certain conduct in these rules is not to be interpreted as approval of conduct not specifically cited.

(c) These rules may be cited and referred to as “Rules of Conduct for Professional Educators.”

(d) As used in these rules:

(1) “Certificated person” means any person who holds a certificate, permit, credential, or other license authorizing the performance of teaching or education-related service in grades K through 12 in the California public schools.

(2) “Professional employment” means the performance for compensation of teaching or other education-related employment in a position for which certification requirements are set by law.

(3) “Confidential information” means:

1. Information made confidential by Section 35301 of the Education Code; or

2. Information which was provided to the certificated person solely for the purpose of facilitating his or her performance of professional services for or on behalf of the person or employer providing such information.

(e) The Commission shall complete a study of the effect of these rules and present its findings to the Governor, the Legislature, and the State Board of Education no later than September 1, 1989.

Rule 2. [Professional Candor and Honesty in Letters or Memoranda of Employment Recommendation]

(a) A certificated person shall not write or sign any letter or memorandum which intentionally misrepresents facts, or which states as facts matters which the writer does not know of his or her own knowledge to be true relating to the
professional qualifications or personal fitness to perform certificated services of any person whom the writer knows will use the letter or memorandum to obtain professional employment; nor shall he or she provide a letter of recommendation which misrepresents facts as a condition of resignation or for withdrawing action against the employing agency.

(b) This rule has no application to statements identified in the letter or memorandum as personal opinions of the writer.

Rule 3. [Withdrawal from Professional Employment]

(a) A certificated person shall not abandon professional employment without good cause.

(b) “Good cause” includes but is not necessarily limited to circumstances not caused by or under the voluntary control of the certificated person.

Rule 4. [Unauthorized Private Gain or Advantage] A certificated person shall not:

(a) Use for his or her own private gain or advantage or to prejudice the rights or benefits of another person any confidential information relating to students or fellow professionals.

(b) Use for his or her own private gain or advantage the time, facilities, equipment, or supplies which are the property of his or her employer without the express or clearly implied permission of his or her employer.

(c) Accept any compensation or benefit or thing of value other than his or her regular compensation for the performance of any service which he or she is required to render in the course and scope of his or her certificated employment. This rule shall not restrict performance of any overtime or supplemental services at the request of the school employer; nor shall it apply to or restrict the acceptance of gifts or tokens of minimal value offered and accepted openly from students, parents, or other persons in recognition or appreciation of service.

Rule 5. [Performance of Unauthorized Professional Services] A certificated person shall not, after July 1, 1989:

(a) Knowingly accept an assignment to perform professional services if he or she does not possess a credential authorizing the service to be performed; unless he or she has first ex-
hausted any existing local remedies to correct the situation, has then notified the county superintendent of schools in writing of the incorrect assignment, and the county superintendent of schools has made a determination, within 45 days of receipt of the notification, that the assignment was caused by extraordinary circumstances which make correction impossible, pursuant to the procedures referred to in Education Code Section 44258.9(g)(2) and (3).

(b) Knowingly and willfully assign or require a subordinate certificated person to perform any professional service which the subordinate is not authorized to perform by his or her credential or which is not approved by appropriate governing board authorization, unless he or she has made reasonable attempts to correct the situation but has been unsuccessful, and has notified the county superintendent of schools of those attempts, and the county superintendent of schools has determined, within 45 days of being notified of the assignment, that the assignment was caused by extraordinary circumstances which make correction impossible.

(c) Neither (a) nor (b) shall be applicable in a situation where extraordinary circumstances make the correction of the misassignment impossible.

(d) There shall be no adverse action taken against a certificated person under this rule for actions attributable to circumstances beyond his or her control.

Rule 6. [Performance with Impaired Faculties]

(a) A certificated person shall not:

(1) Perform or attempt to perform any duties or services authorized by his or her credential during any period in which he or she knows that his or her mental or intellectual faculties are substantially impaired for any reason, including but not limited to use of alcohol or any controlled substance.

(2) Assign or require or permit a subordinate certificated person to perform any duties authorized by his or her credential during any period in which the superior certificated person knows of his or her own knowledge or is in possession of facts showing that the subordinate certificated person's mental or intellectual faculties are substantially impaired for any reason, including but not limited to use of alcohol or any controlled substance.

(b) For the purpose of this rule, substantial impairment means a visible inability to perform the usual and customary duties of
the position in a manner that does not represent a danger to pupils, employees, or school property. It does not include or mean inability attributable to lack of, or inadequate, professional preparation or education.

Rule 7. [Harassment and Retaliation Prohibited] No certificated person shall directly or indirectly use or threaten to use any official authority or influence in any manner whatsoever which tends to discourage, restrain, interfere with, coerce, or discriminate against any subordinate or any certificated person who in good faith reports, discloses, divulges, or otherwise brings to the attention of the governing board of a school district, the Commission on Teacher Credentialing, or any other public agency authorized to take remedial action, any facts or information relative to actual or suspected violation of any law regulating the duties of persons serving in the public school system, including but not limited to these rules of professional conduct.

Rule 8. [Discrimination Prohibited] A certificated person shall not, without good cause, in the course and scope of his or her certificated employment and solely because of race, color, creed, gender, national origin, handicapping condition, or sexual orientation, refuse or fail to perform certificated services for any person.

2. Instruction in democratic values and principles

The Education Code deals with instruction in democratic values and principles as follows:

44806. [Duty Concerning Instruction of Pupils Concerning Morals, Manners, and Citizenship] Each teacher shall endeavor to impress upon the minds of the pupils the principles of morality, truth, justice, patriotism, and a true comprehension of the rights, duties, and dignity of American citizenship, including kindness toward domestic pets and the humane treatment of living creatures, to teach them to avoid idleness, profanity, and falsehood, and to instruct them in manners and morals and the principles of a free government.

51002. [Development of Local Programs Within Guidelines] The Legislature hereby recognizes that, because of the common needs and interests of the citizens of this state and the nation, there is a need to establish a common state curriculum for the public schools, but that, because of economic, geographic, physical, political, and social diversity, there is a need for the development of educational programs at the local level, with the guidance of competent and experienced educators and citizens. Therefore,
it is the intent of the Legislature to set broad minimum standards and guidelines for educational programs, and to encourage local districts to develop programs that will best fit the needs and interests of the pupils, pursuant to stated philosophy, goals, and objectives.

51050. [Enforcement of Courses of Study and Use of Textbooks] The governing board of every school district shall enforce in its schools the courses of study and the use of textbooks and other instructional materials prescribed and adopted by the proper authority.

51500. [Prohibited Instruction or Activity] No teacher shall give instruction nor shall a school district sponsor any activity which reflects adversely upon persons because of their race, sex, color, creed, handicap, national origin, or ancestry.

51501. [Prohibited Means of Instruction] No textbook or other instructional materials shall be adopted by the State Board or by any governing board for use in the public schools which contains any matter reflecting adversely upon persons because of their race, sex, color, creed, handicap, national origin, or ancestry.

51510. [Prohibited Study of Supplemental Materials] Except as to textbooks approved by the State Board or a county board of education, no bulletin, circular, or publication may be used as the basis of study or recitation or to supplement the regular school studies if the material contained in the bulletin, circular, or publication has been disapproved by the governing board of the school district in which the school is situated.

51530. [Prohibition and Definition (of Communism)] No teacher giving instruction in any school, or on any property belonging to any agencies included in the public school system, shall advocate or teach communism with the intent to indoctrinate or to inculcate in the mind of any pupil a preference for communism.

In prohibiting the advocacy or teaching of communism with the intent of indoctrinating or inculcating a preference in the mind of any pupil for such doctrine, the Legislature does not intend to prevent the teaching of the facts about communism. Rather, the Legislature intends to prevent the advocacy of, or inculcation and indoctrination into, communism as is hereinafter defined, for the purpose of undermining patriotism for, and the belief in, the government of the United States and of this state.
For purposes of this section, communism is a political theory that the presently existing form of government of the United States or of this state should be changed, by force, violence, or other unconstitutional means, to a totalitarian dictatorship which is based on the principles of communism as expounded by Marx, Lenin, and Stalin.

52720. [Daily Performance of Patriotic Exercises in Public Schools] In every public elementary school each day during the school year at the beginning of the first regularly scheduled class or activity period at which the majority of the pupils of the school normally begin the schoolday, there shall be conducted appropriate patriotic exercises. The giving of the Pledge of Allegiance to the Flag of the United States of America shall satisfy the requirements of this section.

In every public secondary school there shall be conducted daily appropriate patriotic exercises. The giving of the Pledge of Allegiance to the Flag of the United States of America shall satisfy such requirement. Such patriotic exercises for secondary schools shall be conducted in accordance with the regulations which shall be adopted by the governing board of the district maintaining the secondary school.

60044. [Prohibited Instructional Materials] No instructional materials shall be adopted by any governing board for use in the schools which, in its determination, contain:

(a) Any matter reflecting adversely upon persons because of their race, color, creed, national origin, ancestry, sex, handicap, or occupation.

(b) Any sectarian or denominational doctrine or propaganda contrary to law.

60650. [Personal Beliefs] No test, questionnaire, survey, or examination containing any questions about the pupil's personal beliefs or practices in sex, family life, morality, and religion, or any questions about his parents' or guardians' beliefs and practices in sex, family life, morality, and religion, shall be administered to any pupil in kindergarten or grade one through grade twelve, inclusive, unless the parent or guardian of the pupil is notified in writing that such test, questionnaire, survey, or examination is to be administered and the parent or guardian of the pupil gives written permission for the pupil to take such test, questionnaire, survey, or examination.
B. Laws Relevant to Students

The *education Code* prescribes rules for student conduct as follows:

44807. [Duty Concerning Conduct of Pupils] Every teacher in the public schools shall hold pupils to a strict account for their conduct on the way to and from school, on the playgrounds, or during recess. A teacher, vice principal, principal, or any other certificated employee of a school district, shall not be subject to criminal prosecution or criminal penalties for the exercise, during the performance of his or her duties, of the same degree of physical control over a pupil that a parent would be legally privileged to exercise but which in no event shall exceed the amount of physical control reasonably necessary to maintain order, protect property, or protect the health and safety of pupils, or to maintain proper and appropriate conditions conducive to learning. The provisions of this section are in addition to and do not supersede the provisions of Section 49000.

48900. [Grounds for Suspension or Expulsion; Legislative Intent] A pupil shall not be suspended from school or recommended for expulsion unless the superintendent or the principal of the school in which the pupil is enrolled determines that the pupil has:

(a) Caused, attempted to cause, or threatened to cause physical injury to another person.

(b) Possessed, sold, or otherwise furnished any firearm, knife, explosive, or other dangerous object unless, in the case of possession of any object of this type, the pupil had obtained written permission to possess the item from a certificated school employee, which is concurred in by the principal or the designee of the principal.

(c) Unlawfully possessed, used, sold, or otherwise furnished, or been under the influence of, any controlled substance listed in Chapter 2 (commencing with Section 11053) of Division 10 of the *Health and Safety Code*, an alcoholic beverage, or an intoxicant of any kind.

(d) Unlawfully offered, arranged, or negotiated to sell any controlled substance listed in Chapter 2 (commencing with Section 11053) of Division 10 of the *Health and Safety Code*, an alcoholic beverage, or an intoxicant of any kind, and then either sold, delivered, or otherwise furnished to any person another liquid, substance, or material and represented the liquid, substance, or material as a controlled substance, alcoholic beverage, or intoxicant.
(e) Committed or attempted to commit robbery or extortion.

(f) Caused or attempted to cause damage to school property or private property.

(g) Stolen or attempted to steal school property or private property.

(h) Possessed or used tobacco, or any products containing tobacco or nicotine products, including, but not limited to, cigarettes, cigars, miniature cigars, clove cigarettes, smokeless tobacco, snuff, chew packets, and betel. However, this section does not prohibit use or possession by a pupil of his or her own prescription products.

(i) Committed an obscene act or engaged in habitual profanity or vulgarity.

(j) Had unlawful possession of, or unlawfully offered, arranged, or negotiated to sell any drug paraphernalia, as defined in Section 11014.5 of the Health and Safety Code.

(k) Disrupted school activities or otherwise willfully defied the valid authority of supervisors, teachers, administrators, school officials, or other school personnel engaged in the performance of their duties.

(l) Knowingly received stolen school property or private property.

No pupil shall be suspended or expelled for any of the acts enumerated unless that act is related to school activity or school attendance. A pupil may be suspended or expelled for acts which are enumerated in this section and related to school activity or attendance which occur at any time, including, but not limited to, any of the following:

(1) While on school grounds.

(2) While going to or coming from school.

(3) During the lunch period whether on or off the campus.

(4) During, or while going to or coming from a school-sponsored activity.

It is the intent of the Legislature that alternatives to suspensions or expulsion be imposed against any pupil who is truant, tardy, or otherwise absent from school activities.

48900.5. [Suspension; Limitation on Imposition; Exception] Suspension shall be imposed only when other means of correction fail to bring about proper conduct. However, a pupil, including an individual with exceptional needs, as defined in Section
56026, .may be suspended for any of the reasons enumerated in Section 48900 upon a first offense, if the principal or superintendent of schools determines that the pupil violated subdivision (a), (b), (c), (d), or (e) of Section 48900 or that the pupil's presence causes a danger to persons or property or threatens to disrupt the instructional process.

48901. [Smoking or Use of Tobacco or Tobacco or Nicotine Products Prohibited; Steps to Discourage Smoking]

(a) No school shall permit the smoking or use of tobacco, or any product containing tobacco or nicotine products, by pupils of the school while the pupils are on campus, or while attending school-sponsored activities or while under the supervision and control of school district employees.

(b) The governing board of any school district maintaining a high school shall take all steps it deems practical to discourage high school students from smoking.

48902. [Notification of Law Enforcement Authorities If Student Commits Assault with Deadly Weapon or Force Likely to Produce Great Bodily Injury] The principal of a school or the principal's designee shall, prior to the suspension or expulsion of any pupil, notify the appropriate law enforcement authorities of the county or city in which the school is situated, of any acts of the student which may be violative of Section 245 of the Penal Code.

48905. [Injury or Damage to Person or Property of School District Employee; Willful Misconduct of Pupil; Request for Legal Action by School District] An employee of a school district whose person or property is injured or damaged by the willful misconduct of a pupil who attends school in such district, when the employee or the employee's property is (1) located on property owned by the district; (2) being transported to or from an activity sponsored by the district or a school within the district; (3) present at an activity sponsored by such district or school; or (4) otherwise injured or damaged in retaliation for acts lawfully undertaken by the employee in execution of the employee's duties, may request the school district to pursue legal action against the pupil who caused the injury or damage, or the pupil's parent or guardian pursuant to Section 48904.

48907. [Students' Exercise of Free Expression] Students of the public schools shall have the right to exercise freedom of speech and of the press including, but not limited to, the use of bulletin boards, the distribution of printed materials or petitions, the
wearing of buttons, badges, and other insignia, and the right of expression in official publications, whether or not such publications or other means of expression are supported financially by the school or by use of school facilities, except that expression shall be prohibited which is obscene, libelous, or slanderous. Also prohibited shall be material which so incites students as to create a clear and present danger of the commission of unlawful acts on school premises or the violation of lawful school regulations, or the substantial disruption of the orderly operation of the school.

48908. [Duties of Pupils] All pupils shall comply with the regulations, pursue the required course of study, and submit to the authority of the teachers of the schools.

48909. [Narcotics or Other Hallucinogenic Drugs] When a petition is requested in juvenile court alleging that a minor of compulsory school attendance age or any pupil currently enrolled in a public school in a grade to and including grade 12 is a person using, selling, or possessing narcotics or other hallucinogenic drugs or substances, or having inhaled or breathed the fumes of, or ingested any poison classified as such in Section 4160 of the Business and Professions Code, the district attorney may, within 48 hours, provide written notice to the superintendent of the school district of attendance, notwithstanding the provisions of Section 827 of the Welfare and Institutions Code, and to the pupil’s parent or guardian.

48910. [Suspension by Teacher; Reports; Conferences; Referrals]

(a) A teacher may suspend any pupil from the teacher’s class, for any of the acts enumerated in Section 48900, for the day of the suspension and the day following. The teacher shall immediately report the suspension to the principal of the school and send the pupil to the principal or the principal’s designee for appropriate action. If that action requires the continued presence of the pupil at the school site, the pupil shall be under appropriate supervision, as defined in policies and related regulations adopted by the governing board of the school district. As soon as possible, the teacher shall ask the parent or guardian of the pupil to attend a parent-teacher conference regarding the suspension. Whenever practicable, a school counselor or a school psychologist shall attend the conference. A school administrator shall attend the conference if the teacher or the parent or guardian so requests. The pupil shall not be
returned to the class from which he or she was suspended, during the period of the suspension, without the concurrence of the teacher of the class and the principal.

(b) A pupil suspended from a class shall not be placed in another regular class during the period of suspension. However, if the pupil is assigned to more than one class per day, this subdivision shall apply only to other regular classes scheduled at the same time as the class from which the pupil was suspended.

(c) A teacher may also refer a pupil, for any of the acts enumerated in Section 48900, to the principal or the principal’s designee for consideration of a suspension from school.

48911. [Suspension by Principal, Principal’s Designee, or Superintendent]

(a) The principal of the school, the principal’s designee, or the superintendent of schools may suspend a pupil from the school for any of the reasons enumerated in Section 48900, and pursuant to Section 48900.5, for no more than five consecutive school days.

(b) Suspension by the principal, the principal’s designee, or the superintendent shall be preceded by an informal conference conducted by the principal or the principal’s designee or the superintendent of schools between the pupil and, whenever practicable, the teacher or supervisor or school employee who referred the pupil to the principal or the principal’s designee or the superintendent of schools. At the conference the pupil shall be informed of the reason for the disciplinary action and the evidence against him or her and shall be given the opportunity to present his or her version and evidence in his or her defense.

(c) A principal or the principal’s designee or the superintendent of schools may suspend a pupil without affording the pupil an opportunity for a conference only if the principal or the principal’s designee or the superintendent of schools determines that an emergency situation exists. “Emergency situation,” as used in this article, means a situation determined by the principal, the principal’s designee, or the superintendent to constitute a clear and present danger to the lives, safety, or health of pupils or school personnel. If a pupil is suspended without a conference prior to suspension, both the parent and the pupil shall be notified of the pupil’s right to a conference, and the pupil’s right to
return to school for the purpose of a conference. The conference shall be held within two schooldays, unless the pupil waives this right or is physically unable to attend for any reason, including, but not limited to, incarceration or hospitalization. The conference shall then be held as soon as the pupil is physically able to return to school for the conference.

(d) At the time of suspension, a school employee shall make a reasonable effort to contact the pupil’s parent or guardian in person or by telephone. Whenever a pupil is suspended from school, the parent or guardian shall be notified in writing of the suspension.

(e) A school employee shall report the suspension of the pupil, including the cause thereof, to the governing board of the school district or to the district superintendent in accordance with the regulations of the governing board.

(f) The parent or guardian of any pupil shall respond without delay to any request from school officials to attend a conference regarding his or her child’s behavior.

No penalties may be imposed on a pupil for failure of the pupil’s parent or guardian to attend a conference with school officials. Reinstatement of the suspended pupil shall not be contingent upon attendance by the pupil’s parent or guardian at such conference.

(g) In a case where expulsion from any school or suspension for the balance of the semester from continuation school is being processed by the governing board, the school district superintendent or other person designated by the superintendent in writing may extend the suspension until such time as the governing board has rendered a decision in the action. However, an extension may be granted only if the superintendent or the superintendent’s designee has determined, following a meeting in which the pupil and the pupil’s parent or guardian are invited to participate, that the presence of the pupil at the school or in an alternative school placement would cause a danger to persons or property or a threat of disrupting the instructional process. If the pupil or the pupil’s parent or guardian has requested a meeting to challenge the original suspension pursuant to Section 48914, the purpose of the meeting shall be to decide upon the extension of the suspension order under this section and may be held in conjunction with the initial meeting on the merits of the suspension.
For the purposes of this section, a “principal’s designee” is any one or more administrators at the school site specifically designated by the principal, in writing, to assist with disciplinary procedures.

In the event that there is not an administrator in addition to the principal at the school site, a certificated person at the school site may be specifically designated by the principal, in writing, as a “principal’s designee,” to assist with disciplinary procedures. The principal may designate only one such person at a time as the principal’s primary designee for the school year.

An additional person meeting the requirements of this subdivision may be designated by the principal, in writing, to act for the purposes of this article when both the principal and the principal’s primary designee are absent from the school site. The name of the person, and the names of any person or persons designated as “principal’s designee,” shall be on file in the principal’s office.

48930. [Purpose and Privileges of Student Body Organization] Any group of students may organize a student body association within the public schools with the approval and subject to the control and regulation of the governing board of the school district. Any such organization shall have as its purpose the conduct of activities on behalf of the students approved by the school authorities and not in conflict with the authority and responsibility of the public school officials. Any student body organization may be granted the use of school premises and properties without charge subject to such regulations as may be established by the governing board of the school district.

49000. [Legislative Finding and Declaration (Regarding Corporal Punishment)] The Legislature finds and declares that the protection against corporal punishment, which extends to other citizens in other walks of life, should include children while they are under the control of the public schools. Children of school age are at the most vulnerable and impressionable period of their lives and it is wholly reasonable that the safeguards to the integrity and sanctity of their bodies should be, at this tender age, at least equal to that afforded to other citizens.

49001. [Prohibition of Corporal Punishment of Pupils] (a) For the purposes of this section “corporal punishment” means the willful infliction of, or willfully causing the infliction of, physical pain on a pupil. An amount of force
that is reasonable and necessary for a person employed by or engaged in a public school to quell a disturbance threatening physical injury to persons or damage to property, for purposes of self-defense, or to obtain possession of weapons or other dangerous objects within the control of the pupil, is not and shall not be construed to be corporal punishment within the meaning and intent of this section. Physical pain or discomfort caused by athletic competition or other such recreational activity, voluntarily engaged in by the pupil, is not and shall not be construed to be corporal punishment within the meaning and intent of this section.

(b) No person employed by or engaged in a public school shall inflict, or cause to be inflicted, corporal punishment upon a pupil. Every resolution, bylaw, rule, ordinance, or other act or authority permitting or authorizing the infliction of corporal punishment upon a pupil attending a public school is void and unenforceable.

C. Educational Role and Responsibilities of the School

1. Promotion of knowledge of constitutional government

a. Characteristics of constitutional democracy. By the use of a written constitution and the separation of powers, a constitutional democracy provides for the responsible use of power. This type of government assumes that the law can change to meet the needs of a changing society but that the basic structure and processes of government, tested by time, should be changed only after careful scrutiny. Change should occur only to enhance, not restrict, the fundamental purpose of freedom for all citizens under the law. Because this system of government is complex, the careful study of its processes rather than its form alone is essential for an accurate understanding of its worth. Constitutional government relies for its success on the participation of a large number of enlightened and mature citizens, responsible political leadership, a responsible opposition, and open processes that allow groups and individuals to exercise their influence and to state their views freely. Such a government is both limited and open. It is responsive to change but rests on stable social and political foundations. Constitutional government encourages and thrives on individual and group diversity, at the same time requiring self-restraint and adherence to the processes that allow diversity to thrive.
The process of problem solving and decision making in a constitutional democracy differs from the process followed in totalitarian systems of government. Instead of the dictation of policy by a single authority or a self-chosen group of superiors, which is the practice of totalitarian regimes, constitutional democracy requires popular consent in elections and decisions by a variety of persons in various branches and at various levels of government. In a constitutional democracy great value is placed on equal rights and fair procedures. Students should understand the processes, the principles of freedom and diversity, and the complexity that are hallmarks of constitutional government. Students should especially understand that, as in any other political system, constitutional government never attains its ideals perfectly. Due process of law, freedom of speech, protection of property rights, and rational consent by open-minded voters in free elections are only approximated. The success of the constitutional system can be gauged only by estimating carefully whether the system is moving away from or toward the realization of its ideals.

b. **Important elements of constitutional democracy.** Elements important to the vitality of a constitutional democracy are the following:

1. **Rule of law** (U.S. Constitution). The rule of law is a means of settling disputes between government and citizen and among citizens without resort to violence. It substitutes peaceful, predictable, and stable means for unpredictable, potentially disruptive alternatives for enforcing rules and adjudicating differences; that is, the use of arbitrary and self-determined force. The rule of law is expressed in the Constitution, statutes, and the decisions of an independent judiciary. The rule of law makes certain that consistent procedures are followed in society's quest for just solutions to disputes, conflicting claims, and enforcement of the rules of a democratic system of government. That wrongs will be punished lawfully is assumed. What is also assumed is that the application of the law will be obeyed while the right to seek to change the law remains undiminished.

2. **Due process of law** (U.S. Constitution, amendments IV, V, VI, and XIV). Due process of law is the open and
consistent application of procedures guaranteeing that persons will be treated fairly when confronted by persons in authority. Due process prohibits harassment or physical abuse by those in authority, and it requires restraint by those who administer the law. People have the right to be informed explicitly of the charges made against them and to be given notice and a fair hearing. Evidence must be gathered by lawful means and must be sufficiently persuasive to establish guilt. Accusers must be present to support the charges against the accused, who together with counsel has by right the opportunity to cross-examine the accusers and to respond to the charges. People cannot be compelled to be witnesses against themselves; their statements must be examined for signs of coercion. Once a jury of fellow citizens or a judge has determined a person's innocence, that person cannot be subjected to a continuing series of trials. If there is a reasonable doubt about a person's guilt, he or she must go free. Due process is rooted in a respect for the fundamental dignity of each person and the realization that respect for the law is assured only when it is administered fairly.

(3) Representation and consent of the governed (U.S. Constitution, articles I and II; amendments I, XIV, XV, XIX, and XXVI). Every citizen has a constitutional right to participate in and be represented in the formulation and change of public policies. Voting in elections is only one mode of participation. Citizens communicate their views by (a) petitioning the government; or (b) exercising influence in lawful ways, including association with political parties and organized groups. Government officials have the duty to listen to diverse views. The consent of the governed does not require agreement with every policy and act of public officials. In the most fundamental sense, consent signifies agreement on the basic principles and processes of government; on the grant of authority, through the electoral process, for the people's representatives to govern; and on the protection of the right of those who disagree to attempt to change policy by constitutional means.
(4) Freedom of expression (U.S. Constitution, amendments I and XIV). The right to express one's views, whether political, ethical, artistic, or other, is a basic constitutional guarantee. Also basic is the right to receive the views expressed by others and to engage in controversy while respecting the right of others to express their views. Limitations on freedom of expression are recognized in all free societies, but the reasons for limitation must be compelling. Permissible limitations exist on the time, place, and manner of expression and communication (as found, for example, in cases dealing with libel, slander, obscenity, and fraud). Limitation is also required when a purpose exists to incite to violence or other unlawful activity. The benefits of free expression accrue to each person who is communicating his or her views to others, to those who listen, and to government itself. Individuals who speak in the public forum are exercising a valued personal right, the right to project their voices to others in admonition, praise, appreciation, or disapproval. Those who listen may learn as they do so; and those in government benefit because debate, criticism, and the challenge of ideas may ferret out inefficiency and dishonesty and encourage responsiveness to public wishes.

(5) Freedom of conscience (U.S. Constitution, amendments I and XIV). The right to hold beliefs of any kind, whether religious, ethical, or political, is another basic constitutional right. Although persons may be persuaded or convinced to change their beliefs, they may not be coerced either to believe a certain thing or to surrender their beliefs. The constitutional guarantee of freedom of conscience ensures that one can participate in government and society by making his or her conscience known. A person may associate with groups that share his or her beliefs or refuse to participate when refusal is within the law or when the actions of the group are contrary to the individual's conscientiously held beliefs. Freedom of conscience is associated historically with freedom to adopt one's own religious or ethical beliefs and to practice them free from coercion. The centrality of the concept of conscience to human
dignity accounts for its vitality as a force in the growth of other freedoms.

(6) Equality (U.S. Constitution, Article V; amendments I, XIV, XV, and XIX). Implicit in the idea of equality is the equal claim of each person to the right to develop his or her potential as a human being free from arbitrary distinctions and unfair discrimination. Each person has the right to participate equally in government and to be treated by those in authority without bias and restriction because of race, religion, sex, ethnic origin, or nationality. These factors should not be determinative in making decisions if equal protection is to be achieved. The law must be applied equally to all persons. Although individual differences exist that society must recognize, estimates of a person’s worth must not be based on racial, religious, or ethnic grounds. Among the rights protected by law are equal opportunities for employment; the right not to be discriminated against in housing and public accommodations; equal protection of voting rights; and fair treatment before the law.

(7) Right to property and privacy (U.S. Constitution, amendments V, VI, XI, and XIV). People have the right to acquire possessions of their own, including living space. The Constitution guarantees that possessions and domiciles will be free from seizure or invasion by government except for lawful purposes. The right to acquire property is something more than the idle accumulation of material goods; it implies the application of skill and energy and concern for the surrounding environment in the process of acquisition. The right is associated with the benefits of having around oneself the means for fulfilling one’s constructive potential as a human being and for enhancing one’s sense of individuality while providing for the good of others. Whether aided or not by the acquisition of property, privacy signifies freedom from unwanted intrusion so that opportunities are provided for thought, individual expression, and repose.

(8) Respect for diversity (U.S. Constitution, amendments I, XIV, and XIX). Respect for diversity entails an ap-
precipitation of the benefit to the individual, the government, and society as a whole where a wide variety of public and private voices, interests, and views are present. Cultural diversity can enrich the lives of those living in groups and those sharing common views by encouraging group identity. Such diversity enriches the lives of others because it can broaden their horizons and build respect for variety in a free society. Cultural diversity also limits pressures for conformity and the dominance of one group in government. A variety of sources of influence ensures that many ideas, viewpoints, and interests are brought to bear on the formulation of public policy. Cultural diversity assumes a shared recognition of and respect for the underlying processes of constitutional government and democratic rules that themselves ensure that diversity can flourish and be expressed.

(9) Right to oppose (U.S. Constitution, articles I, II, and III; amendments I and XIV). The right to oppose is the right to express oneself in a lawful manner as an individual or as a member of a group. The right is reflected in the tripartite form of the federal government; the functions of each branch and level of government are divided so that power is not unduly concentrated. The critical role of the opposition in constitutional government is to monitor those in office, thus encouraging in them alertness to diverse views and holding them responsible for fairness, efficiency, and honesty. Those in opposition may lawfully seek power in government and, if successful, they may be opposed by those whom they succeed. Where organized opposition to those in power is forbidden, political absolutism can emerge, governmental efficiency suffers, and individual views cannot be expressed effectively.

2. Provision of democratic school environment
   a. Democratic environment in the classroom. The classroom teacher should work together with the students to provide a democratic environment for learning. Suggested approaches include the following:
(1) **Critical inquiry.** The teacher should encourage critical inquiry and thoughtful judgment about the facts, values, principles, and processes of constitutional democracy. Students should develop the ability to gather, evaluate, interpret, communicate, and apply knowledge of governmental processes, both historical and contemporary, that have meaning for their lives and the lives of others. They should develop their abilities to distinguish critically between truth and the appearance of truth in political life. While becoming aware that political practice may fall short of ideals, students should consider carefully the democratic means by which those ideals may more nearly become approximated. The formal description of government should be secondary to observation of and learning about political processes and ideals in action. Indoctrination, the imposition of a partisan or biased viewpoint, is to be avoided; objective discussion of the values of our society in which critical inquiry can take place freely is to be encouraged. When appropriate, consideration of such matters as the pursuit of truth and value in political life should be placed in a setting in which the American system of government is compared with the systems of other nations so that students can view the American system in a world setting.

(2) **Free expression.** Students should learn how free expression benefits the individual citizen and society. They should also learn to perceive the damage to individuals and society of ridicule, personal invective, intemperance of language and behavior, and expressions of prejudice based on value differences, religion, race, or nationality. Freedom of expression is not freedom to disrupt; it is the right to develop and communicate ideas and beliefs with vigor, commitment, and an open mind. But attention must always be paid to the persuasiveness of one’s arguments. Just as a chairperson at a meeting, the teacher should direct the flow of debate and discussion and maintain and clarify rules of order, but he or she should not suppress students’ views or impede the efforts of students to learn to express their
views. To learn democratic processes and to develop personal growth, students should be encouraged to express themselves freely in the classroom. Development of the ability to communicate effectively is part of learning. In accord with democratic values, each student should respect the rights of others when he or she expresses views and should recognize the right of others to express their views.

(3) **Fair application of rules.** Fairness in the application of rules is the beginning of respect for the law. Students should understand the reasons for the existence of rules; that is, rules exist to protect the students' own rights and the rights of others and to promote learning. Students should learn to appreciate more fully the need for fair rules in society at large. When appropriate, students should participate in making classroom rules as an exercise in free government. The rules governing behavior in the classroom should be stated clearly by the teacher. The rules should be applied consistently, predictably, and fairly. The reasonableness of the rules and the democratic means of changing and adjusting them should be discussed openly. When there is an infraction of a rule, those in charge should be certain that the infraction took place, that the student involved is at fault, and that all aspects of the situation, including motive, are taken into account.

(4) **Property and privacy.** Teachers and students should discuss property and privacy as they relate to human dignity and individuality. Students should study the personal and constitutional implications of freedom from unwarranted intrusion on their right and the right of others to own property and to enjoy repose without interference. They should become aware of the various ways of acquiring property honestly and using it responsibly. They should also be aware that the development of personal skill and the responsible use of one's energy is in itself a possession essential to self-esteem and constructive participation in society. The destruction of personal or public property by, for example, theft and vandalism should be presented in relation to
personal and public consequences; that is, personal economic loss, waste, and the serious undermining of personal and community security and well-being.

(5) Participation. Participation is present in students’ deliberations on rules and values, in their expressions of ideas and views, and in the act of learning itself. When professional judgment does not indicate otherwise, students should be encouraged to participate in the selection of learning activities and the introduction of materials and projects. In this way they are given a meaningful part in formulating class policy. The rationale for the policies adopted should be made clear to the students.

b. Democratic environment throughout the school. Suggested approaches to providing a democratic environment throughout the school include the following:

(1) School environment. Provided that the ultimate responsibility of the school district governing board and the school administrators for the conduct of school affairs is recognized, the structures and activities of the schools should incorporate constitutional principles and democratic processes. All school personnel, not just classroom teachers, should cultivate fair and open procedures and democratic learning. Their own attitudes and behavior, empathy with students, fair standards of evaluation, and calm and judicious administration of discipline may be more eloquent lessons in democratic living than any number of oral or written exercises can provide. Correspondingly, the student has a responsibility to make a conscientious effort to understand the obligations of school personnel.

(2) Fair and open enforcement of rules. School rules should be stated clearly and applied consistently and equitably. The rules should be disseminated carefully, and every effort should be made to ensure that the rationale for the rules is understood. If a rule is breached, evidence of the infraction should be gathered carefully. Allowance should, however, be made for errors in perception by the one who observed the
behavior in question. Accused pupils should be given notice and be informed of any charges against them. They should be allowed to respond and present their own evidence. Students should not be harassed. If sanctions are forthcoming, school personnel should avoid bias or the appearance of bias. Sanctions should be applied equally in like situations, and they should be appropriate to the offense. Equally, students should understand that they are responsible for their conduct and that they should not interfere with the person, property, or educational rights of others.

(3) **Representation and participation.** Students should be given the right to elect a representative student government and to have access to school authorities by other lawful means, such as petition. Participation in school government should increase as students move upward through the grades. Although student government, properly designed, should be the principal mode of representation, various other authorized groups should be encouraged. In no case, however, may membership be restricted on grounds of race, religion, or nationality. Student government should be designed for responsive and diverse representation. When appropriate, student representatives should be involved in the consideration of matters that affect their education and their lives in the school setting. Student representatives should be asked to represent the views of students in meetings with administrators and teachers when matters do not fall directly within the boundaries of professional expertise.

(4) **Free expression.** Free expression in the school at large contributes as much to learning about democratic processes as does classroom activity. The canons of courtesy and self-restraint expected in the classroom should govern expression outside the classroom. The rights of others should be respected, and disruption of school programs should be prohibited. Deeply held views should not, however, be disregarded or inhibited by those in authority. So that the exchange of ideas and the exercise of rational persuasion can be encouraged,
settings should be provided where matters that are not restricted to school affairs can be discussed openly. Time and place should be regulated, and the right of all to express themselves should be assured. Rules against libel, slander, expressions of racial prejudice, obscenity, and incitement to unlawful activity or disruption of school activities should govern. In all instances the rationale for the restrictions should be made clear to the students.
TEACHING ABOUT RELIGION IN THE PUBLIC SCHOOLS

A. Legal Rights and Responsibilities of School Personnel

The First Amendment to the United States Constitution states that "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof. . . ." In Abington School District v. Schempp, U.S. Supreme Court Justice Clark delivered the majority opinion. Justices Brennan and Goldberg wrote concurring opinions. Justice Clark (on opposition or hostility to religion; the study of comparative religion and the history of religion; and the study of the Bible and religion) stated the following:

... Of course... the state may not establish a "religion of secularism" in the sense of affirmative opposing or showing hostility to religion, thus "preferring those who believe in no religion over those who do believe" (Zorach v. Clauson). ... In addition, it might well be said that one's education is not complete without a study of comparative religion or the history of religion and its relationship to the advancement of civilization. It certainly may be said that the Bible is worthy of study for its literary and historic qualities. Nothing that we have said here indicates that such study of the Bible or of religion, when presented objectively as part of a secular program of education, may not be effected consistent with the First Amendment.
Justice Brennan (on teaching about the Bible; about the differences between religious sects; about religion and the social sciences; and about religion and the humanities) wrote as follows:

The holding of the Court today plainly does not foreclose teaching about the Holy Scriptures or about the differences between religious sects in classes of literature or history. Indeed, whether or not the Bible is involved, it would be impossible to teach meaningfully many subjects in the social sciences or the humanities without some mention of religion. To what extent, and at what points in the curriculum, religious materials should be cited are matters which the courts ought to entrust very largely to the experienced officials who superintend our nation’s public schools. They are experts in such matters, and we are not.

Justice Goldberg (on passive or active hostility to religion and religious teachings; on legal, political, and personal values; and on teaching about religion) stated the following:

It is said, and I agree, that the attitude of the state toward religion must be one of neutrality. But untutored devotion to the concept of neutrality can lead to invocation or approval of results which partake not simply of that noninterference and noninvolvement with the religious which the Constitution commands, but of a brooding and pervasive devotion to the secular and a passive, or even active, hostility to the religious. Such results are not only not compelled by the Constitution, but, it seems to me, are prohibited by it.

Neither the state nor this Court can or should ignore the significance of the fact that a vast portion of our people believe in and worship God and that many of our legal, political, and personal values derive historically from religious teachings. Government must inevitably take cognizance of the existence of religion and, indeed, under certain circumstances the First Amendment may require that it do so. And it seems clear to me from the opinions in the present and past cases that the Court would recognize the propriety of providing military chaplains and of the teaching about religion, as distinguished from the teaching of religion, in the public schools.

Article I, Section 4, of the Constitution of the State of California deals with teaching about religion in the public schools and reads, in part, as follows:

The free exercise and enjoyment of religious profession and worship, without discrimination or preference, shall forever be guaranteed in this state.
Article IX, Section 8, of the California Constitution reads as follows:

No public money shall ever be appropriated for the support of any sectarian or denominational school, or any school not under the exclusive control of the officers of the public schools; nor shall any sectarian or denominational doctrine be taught, or instruction thereon be permitted, directly or indirectly, in any of the common schools of this state.

The Education Code regulates the teaching about religion in California public schools as follows:

46014. [Regulations Regarding Absences for Religious Purposes] Pupils, with the written consent of their parents or guardians, may be excused from school in order to participate in religious exercises or to receive moral and religious instruction at their respective places of worship or at other suitable place or places away from school property designated by the religious group, church, or denomination, which shall be in addition and supplementary to the instruction in manners and morals required elsewhere in this code. Such absence shall not be deemed absence in computing average daily attendance, if all of the following conditions are complied with:

(a) The governing board of the district of attendance, in its discretion, shall first adopt a resolution permitting pupils to be absent from school for such exercises or instruction.

(b) The governing board shall adopt regulations governing the attendance of pupils at such exercises or instruction and the reporting thereof.

(c) Each pupil so excused shall attend school at least the minimum school day for his or her grade for elementary schools, and as provided by the relevant provisions of the rules and regulations of the State Board of Education for secondary schools.

(d) No pupil shall be excused from school for such purpose on more than four days per school month.

It is hereby declared to be the intent of the Legislature that this section shall be permissive only.

51511. [Religious Matters Properly Included in Courses of Study] Nothing in this code shall be construed to prevent, or exclude from the public schools, references to religion or references to or the use of religious literature, art, or music or other things having a religious significance when such references or uses do not constitute instruction in religious principles or aid to any religious sect, church, creed, or sectarian purpose and when such references or uses are incidental to or illustrative of matters properly included in the course of study.
Opinion 53-266 (June 10, 1955) from the Office of the Attorney General of California states that readings from recognized versions of the Bible may not be read in schools for religious purposes, although the Bible may be used for reference, historical, or other nonreligious purposes. The opinion reads, in part, as follows:

Although direct instruction in religious principles may not be given in the public schools, it does not follow that every reference to anything religious is prohibited. A course in the history of California which did not describe the early Catholic missions is unthinkable; Father Junípero Serra is justly regarded as one of the great figures in our history and in fact his statue is one of two representing California in the Hall of Fame at the nation's capitol. A high school course in European history could not properly omit reference to the great religious controversies of the middle ages, such as the struggle over lay investiture; and such a course would also devote substantial time to a study of the Protestant Reformation. Instruction concerning the Constitution would similarly involve study of the history of the struggle for religious freedom in colonial times. Religious subjects have many times been used in art and music; Da Vinci's Last Supper, Michelangelo's Moses, the Winged Victory of Samothrace, an Indian Totem Pole—all have religious significance, and yet all are appropriate for study in a public school class on art. The playing of passages from Beethoven's Missa Solemnis in a music class would not violate constitutional restrictions any more than would the playing of Wagner's The Valkyrie.

Even the Bible itself need not be excluded. It has exerted, and still exerts, a great influence on English and American literature. Not only may it be discussed in a general way in an appropriate literature class, but specific passages, because of their eloquence or poetic beauty, may be used for special study, such as the Song of Ruth or Paul's great tribute to Charity.

No doubt the indirect use of religious subjects in classes in art, music, literature, and history could be carried to extremes which would offend constitutional guarantees. Properly presented, however, such materials need not involve the promotion of religion. Use of the Bible in the public schools may be proper even though public school use of the Bible for religious purposes is prohibited by our constitutions.

Opinion 59-296 (March 7, 1960) from the Office of the Attorney General of California states that books may be purchased without regard to sectarian or denominational character and that books of a sectarian or denominational character are not to be used for advo-
eating the precepts of a specific religion or sect. The opinion reads, in part, as follows:

Although the subject matter of books purchased for school libraries is not reviewable on the ground that the books are or are not sectarian or denominational in character, every caution should be exercised to make certain that books of sectarian or denominational character are not used as a basis for advocating or teaching the precepts of a specific religion or sect. Care is also indicated to prevent books of sectarian or denominational character from constituting an inordinate percent of the total library and thus altering the very character of the library itself.

B. Educational Responsibilities of School Personnel

1. Teaching about religion in California

The California State Board of Education stated in 1963 that "our schools should have no hesitancy in teaching about religion. We urge our teachers to make clear the contributions of religion to our civilization. . . ."

2. Teaching about and practicing religion

A legal and logical distinction exists between teaching about religion and practicing religion. Public schools may not sponsor the practice of religion; but it is legally permissible and educationally responsible to ensure that study about religion is carried on in the public schools.

3. Teaching about and instructing in religion

To teach about religion is not to instruct in religion. Teaching about religion embraces the study of various religions; appreciation of the nature and variety of religious experience historically and currently; information on past and present sources, views, and behavior of religious persons or groups; and the influence of religion on cultures and civilizations. Instruction in religion, by contrast, is to seek acceptance of and commitment to a particular religion, including a nonreligion, such as secularism. Freedom to instruct in religion is a treasured part of the American heritage. Instruction is carried out in the home and in the churches. Although instruction in religion may help a person to achieve a deeply meaningful life, it is prohibited in the public schools. Teaching about religion is not, however, prohibited. The only commitment intrinsic to teaching about reli-
gion is a commitment to learn, to study, to seek to understand, and to communicate. To learn about religion is to understand religious views and values, to recognize the immense importance of religion to the American heritage, and to realize that religion continues to permeate both Western and Eastern cultures.

4. School personnel to ensure teaching about religion

School authorities should see that students are taught about religion and that teachers are adequately prepared to teach it. Teaching about religion can take place in an entirely separate course, in an appropriate part of another course, or in an enrichment program. School personnel are obliged to help students develop an informal understanding and appreciation of the role of religion in the lives of Americans and the people of other nations. Teachers should seek to encourage students to become aware of their richly diverse and complex religious traditions and to examine new forms of religious expression and insight.

5. Subject matter

The subject matter areas mentioned here are only suggested; the list is in no sense exhaustive.

a. *Religion in America*. Study about religion in America is fundamental to understanding and appreciating the American heritage. America is a land of many races, cultures, languages, and religions. Students should learn about the contributions of religion to America. They should study about principal religious figures, groups, issues, and trends; fundamental beliefs contributing to the growth of democracy and the democratic process; the background of the First Amendment to the U.S. Constitution; the problem of religious persecution; and the value of religious freedom. They should recognize and seek to understand the diversity of religious expressions that have helped to shape this country; they should appreciate problems of conscience in relation to historical and contemporary issues of religious freedom; and they should become aware of the historical, cultural, and social conditions that contribute to religious pluralism and diversity.

b. *World religions*. An educational imperative is to seek to understand ourselves, others, and the world. Religion has
been a decisive factor in the development of civilizations. Students should comprehend the religious ideas that have helped to shape Western and Eastern cultures and civilizations; they should become aware of the influence of religion on life-styles (work, prayer, devotion, ritual, worship, meditation) and on the development of ideas. The teacher should assist students to understand religious views that can be quite unfamiliar in the United States. Care should be taken, however, to avoid emphasizing unusual religions or religious practices so that respect for religion will not be undermined. Of importance in Western religious thought and practice are the various formative periods of Western civilization. To become educated in Western religious thought and practice, students should be exposed to the major religious heritages of Judaism, Christianity, and Islam. Similarly, students should study the major Asian religions.

c. **Classical religious texts.** The study of representative portions of the classical sources of major religious traditions is appropriate in public education. These religious documents have contributed to the major cultures, to the personal lives of countless persons, and to self-understanding. A knowledge of biblical literature, for example, is necessary to understand Western literature, history, and the values underlying the United States and many of its laws. In accord with appropriate grade levels, the study of biblical sources should include an understanding of fundamental approaches to the examination of the texts; an awareness of the historical, cultural, and geographical context and the languages; a scrutiny of the literary forms and images; and a consideration of themes, events, basic ideas, and values.

d. **Development of courses.** Other courses or parts of present courses can be developed in the study about religion. Examples of courses that can be developed are Religion and Society, a study of the influence of religious views and values on the social, economic, and political aspects of society; Religion and the Arts, a study of the influence of religion on art, music, literature, dance, architecture, and sculpture; and Human Religious Experience, a study of the effects of religion on the lives of men and women.
6. Guidelines for teaching about religion

Religion should be discussed with sensitivity. Conflicting points of view are to be expected and considered; open discussion is a proper method for truth searching in the study about religion; religious indoctrination is to be avoided.

a. Need for factual accuracy. The need for factual accuracy is paramount in teaching about religion. Careful and balanced examination of sources is requisite for informed judgment. As much as possible, teachers should use primary sources and should encourage students to use them. Secondary sources are useful for overview and clarification. Students should be helped to identify, compare, assess, and communicate ideas and viewpoints. Teachers should be thorough in studying the sources and related materials; they should also recognize and admit their limited knowledge or understanding in a specific area.

b. Need for empathy. Teachers should also seek to understand the points of view of different religions. They should empathize sufficiently with the view of an adherent of a particular religion to grasp the significance of that view for the one who holds it. This empathy helps one to understand why the view is held and why it is valuable in the life of the one who holds it. One must first seek to come to an understanding of a religion within its own historical context rather than solely from one's own viewpoint.

c. Problem of oversimplification. In teaching about religion one must avoid the tendency to convey a false impression of the subject by oversimplifying it. Teachers should explain the extent to which a particular religion or religious view is to be considered in class. Students should be made fully aware of the limitations imposed on their study about and, consequently, their understanding of a religion. Further, the diversity within religions as well as among religions should receive careful attention. In addition, the teacher should state why certain sources, selections, historical periods, themes, and issues have been selected for study.

d. Need for sensitivity. In teaching about religion, the teacher should be sensitive to the diverse views, levels of sophistication, and critical ability of students, parents, and members
of the community. School administrators and teachers should be sensitive to the possible problems involved, such as misunderstandings and misconceptions.

e. Avoidance of ridicule and prejudice. Ridicule and prejudiced statements must be avoided in the study of religion and religious practices whether from a historical or contemporary viewpoint. Ridicule is rooted in an antieducational attitude; it is the product of failing to be sensitive or empathic. It results from a callous disregard for the views of another person or group.
A. Ethical Issues in the Classroom

Students need opportunities to ponder ethical issues in all curricula—to gather and evaluate data, arrive at a conclusion, and act in a responsible manner. They need to understand the potential implications of human actions and interactions for society as a whole as well as the consequences of various courses of action in given situations.

Teachers, textbook authors, and curriculum writers should deal with ethical issues, because the study of ethics needs to be an integral part of all curricula. However, instructional time may not always permit in-depth exploration of ethical matters; in some cases, calling attention to and defining the problems involved may be sufficient.

Principles of moral and ethical behavior and civic education should be incorporated in all areas of the curriculum and exemplified in the conduct of activities in the classroom, on campus, and in the community.
Toward these ends, educators may follow these guidelines:

1. The classroom climate should be one of honesty and mutual trust.

2. Individual and minority viewpoints should be considered. Care should be taken that strong attitudes or differences in opinion on ethical matters are neither expressed nor interpreted as personal attacks.

3. One should use divergent and open-ended questions when eliciting discussion on ethical issues. When responding to questions, teachers should seek understanding and expansion of students’ views and opinions rather than evaluation and closure.

4. Learners should be provided opportunities to practice ethical development on issues that are not personal or threatening to those of different races, ethnic backgrounds, and religions.

5. Learners may be encouraged but should not be pressured to take public positions on ethical issues. Students are often in the process of sorting their own feelings and are not yet committed to particular positions.

6. No grading or evaluation should be assigned on a view or opinion, but grading may be used for facts and research used in the process of arriving at the view or opinion.

7. News articles and advertisements may be useful in teaching students to distinguish between fact and opinion and in helping them learn to make appropriate inferences.

8. Learners should be encouraged to listen to, make responses to, and share thoughts without being required to make immediate, unstudied judgments. Teachers should model this approach in their own behavior.

9. The teacher’s personal opinions on an ethical issue should be identified as such. The introduction of the teacher’s opinions may inhibit the students from sharing their views freely and openly and may reduce the students’ motivation to seek and consider other points of view.

10. Textbooks and other materials should provide information and experiences in ethical issues.
B. History–Social Science Framework for California Public Schools, Kindergarten Through Grade Twelve (1988)

The following is a summary, by grade level, of the significant characteristics of the History–Social Science Framework:

1. Grade One [Civic Values]. Children develop civic values that are important in a democratic society.

2. Grade Two [Role Models]. Children learn of the extraordinary men and women who have made a difference in our national life; they learn about people who serve as role models, including community and national leaders and those who have worked to improve schools and living conditions.

3. Grade Three [Traditions, Key Historical Figures, and Patriotism]. Children are introduced to the great legacy of local, regional, and national traditions that provide common memories and a shared sense of peoplehood for all of us. Children listen to biographies of the nation’s heroes and those who took risks and opened new opportunities. Through stories and celebrations of national holidays, children learn the meanings of the nation’s holidays and the symbols that provide continuity and a sense of community across time; for example, the American Flag, the eagle, Uncle Sam, and the Statue of Liberty. They learn the Pledge of Allegiance and the national songs that express American ideals.

4. Grade Four [California Statehood]. Students learn of the events leading to California’s entry into the union. Students learn to appreciate the courage and hardships of those who have come to California.

5. Grade Five [Government in the United States]. The promises of the Declaration of Independence are realized. Students study what self-government means and the importance of the right to vote. Students become familiar with the tenets of the American creed through discussing the meaning of key phrases in documents. Students interview elected public officials, talk to community volunteers, and develop projects that are helpful to others in the school and community.

7. **Grade Seven [Civic Responsibilities and Major Historical Documents]**. Students compare citizens’ civic duties as taught by Roman Stoic philosophers with citizens’ civic responsibilities in America today.

   Students study the Enlightenment and its impact on the future of Western political thought, including the political ideas and institutions of the United States. They see how the principles implicit in the Magna Carta were embodied in the English Bill of Rights, the French Declaration of the Rights of Man and of the Citizen, and the American Declaration of Independence.

8. **Grade Eight [Development of Democratic Institutions]**. Emphasis in studies is given to the development of democratic institutions founded in Judeo-Christian religious thinking and in English parliamentary traditions.

   Readings from the Declaration of Independence focus on "natural rights" and "natural law" and the meaning of equality.

   Students concentrate on the shaping of the Constitution.

   Students study the influence the West had on the mores and culture of the nation, including a folklore of individualism and rugged frontier life that has become a significant aspect of our national self-image.

   Students learn about the expansion of suffrage during the Jacksonian period.

   Students compare Alexis de Tocqueville’s description of national character in the 1830s with American life today.

   Special attention is given to Abraham Lincoln’s presidency, including his Gettysburg Address, the Emancipation Proclamation, and his inaugural addresses.

   Students analyze the role of the Constitution as a mechanism to guarantee the rights of individuals and to ban discrimination.

   Students discuss how citizens in a democracy can influence events and, through participation, apply ethical standards to public life.
9. **Grade Nine [Participation in Government]**. Students study ways in which they can become active participants in California’s future.

Students use the community as a major resource.

Students learn that individual citizens can influence public policy through participation.

Students learn the organization and function of local, county, state, and national political systems.

Through ethnic studies, students learn of the forces that caused people to come to America, and they gain a deeper understanding of American society.

Through law-related studies, students gain an understanding of the law and legal systems developed under the U.S. Constitution and Bill of Rights, and they are encouraged to participate as citizens in the legal system. In a unit on civic rights and responsibilities, students learn of the rights guaranteed in the amendments to the Constitution.

10. **Grade Ten [Democratic Principles, Rights, and Ideals]**. Students review the rise of democratic ideas and the evolution of democratic principles. They review the significant ideas of the thinkers of the Enlightenment.

The philosophy of “natural rights” and “natural law” on which the democratic revolutions were based is analyzed, with particular attention to the American Declaration of Independence.

The Constitution is assessed as the summation of the evolving tradition of democratic ideals.

11. **Grade Eleven [Constitutional Rights and Issues]**. Review studies focus on the framing of the Constitution as background for understanding contemporary constitutional issues.

Students analyze Supreme Court decisions that affect civil liberties and that help bring about social reforms.

Studies emphasize the application of the Constitution and the Bill of Rights in modern times to the resolution of civil rights and human rights issues.

Readings from *An American Dilemma* help students analyze the contrast between the American creed and the pract-
ties of racial segregation throughout the nation preceding World War II.

The role of the federal government as a guarantor of civil rights is studied. Students examine the Civil Rights Act of 1964 and the Elementary and Secondary Education Act of 1965.

Students are made aware of the influence of the Constitution on daily events in their community and nation and its continuing importance in defining the rights and freedoms of Americans. Students reflect on the twentieth century, particularly the tension between the rights of the individual and the power of the state.


Students analyze the importance of their votes in local, state, and national elections. Students study the ways in which individuals become participatory citizens through voting, jury service, volunteerism, and involvement in community organizations. Students should be given opportunities to volunteer for community service in their schools and communities.

Students study, take a position, and write a paper on a major social issue.

C. English–Language Arts Framework for California Public Schools, Kindergarten Through Grade Twelve (1987)

1. Preface. [Purpose of the English–Language Arts Framework is explained.] The English–Language Arts Framework promotes a systematic meaning-centered literature program for all students to provide our future adults with (1) a solid body of knowledge derived from a common cultural heritage; (2) experience in confronting important human issues and conflicts; (3) a strong sense of values, including personal, social, and aesthetic values; and (4) the necessary language and thinking skills acquired through frequent and meaningful listening, speaking, reading, and writing.

2. Emphases of the Framework. [Effective programs include values.] The importance of English–language arts to the
education of all students—indeed, to the survival of a democratic society itself—is clear. The *English-Language Arts Framework for California Public Schools* emphasizes effective features in English-language arts programs, including attention to values in literature that reflects the real dilemmas faced by all human beings and that represents traditional and modern classics across all the disciplines. The document calls for an end to ineffective features, such as superficial treatment of values in *safe*, diluted, or sterile texts dealing with trivial subjects or condescending themes.

3. **Essential Elements of English-Language Arts Programs.** *[Core literary works explore cultures and values.]* The core literary works identified by a school or district offer all students a common cultural background from which they can learn about their humanity, their values, and their society. Great literature enables teachers and students to explore and learn from the differences among cultures at times. A strong literature program offers the language and literature of many nations and perspectives and of racially, ethnically, and culturally diverse societies. Such a program also includes poems and narrations, fables and legends, and stories and plays. This rich and diverse background allows students to discover both the remarkable wholeness in the intricately woven tapestry of American society and the unique variety brought by many cultures to that intriguing fabric.

4. **Effective Instruction in English-Language Arts.** *[Effective instruction embodies cultural diversity and important human issues.]* An effective English-language arts program introduces students to literature that represents many perspectives, diverse styles and cultures and points of view, classic and contemporary attitudes, and a range of modes from fiction and drama through poetry and essay and speeches. It prepares students for understanding ideas and expressing themselves effectively about important human issues.

5. **Exemplary Practices.** *[Values need to be stressed through all grade levels.]* Adults are sometimes surprised by the richly and subtly developed value systems of children, who, for example, are often better able to handle the grim realities of fairy tales than adults are. Given the richness of
children's developing values, reading must challenge their curiosity and engage their minds and spirit. They must not be unnecessarily sheltered from significant issues.

As students learn about major social and political issues, they read and experience a variety of literary genre. Students also develop the capacity to write cogent, clear, and precise prose; and they sharpen their listening and speaking skills in class discussions, panel presentations, and debates on worthwhile issues they are interested in exploring.

6. Evaluation of English-Language Arts Instruction. [Assessment provides opportunities to involve major social issues, morals, and values.] Teachers, students, and parents are offered an accurate picture of students' facility with English-language arts by using a variety of assessment strategies, including:

a. Carefully planned teacher-designed questions, to focus students' learning, or opportunities for students to learn to phrase questions for each other. This process requires students to go beyond yes or no answers to the use of higher-order thinking processes.

b. Short speeches on topics such as A Defense of Democracy. This activity provides information on the students' depth of understanding of social and political issues.

c. Short papers prepared out of class. This activity offers students the time to reexamine and revise as they grapple with understanding their subjects and communicating their thoughts.

d. Group-written responses to specific questions. Such activities enable students to challenge and stretch their thinking about the material.

e. Demonstrations of students' interest in exploring new reading experiences, as indicated by teachers, parents, and librarians. Such interest suggests growth in learning through reading.

7. Empowering Ourselves to Implement the Framework. [Morals and values in English-language arts involve everyone.] Students today face choices and demands unparalleled in the experiences of most adults. Their need for stable values and appropriate models of adult behavior is often
assaulted by the influences of unstable home situations, substance abuse and violence among their peers, and the rapid pace of technology. An effective English-language arts curriculum must address their needs, appeal to their interests, and capitalize on their energies as discoverers. The curriculum must become as active and vital as the world at large.

Growth of students’ facility with the language arts, directly and indirectly, involves parents and families, teachers, special support personnel, department chairs, library media specialists, principals, district administrators, school board members, offices of county superintendents of schools, Department of Education personnel, and commercial publishers.

1. Standards for the Total Program. [Important social issues, ethics, and values are integral to a total English-language arts program.] Coursework in English-language arts must contain a balance of fiction and nonfiction selections that engage students in (1) significant themes that broaden their awareness of their own and others’ societies; and (2) our rich and diverse literary heritage, which connects students to political, social, and ethical issues that are central to our society.

The program must focus on comprehension and composition in all language activities to link personal experiences and prior knowledge of content with language instruction, including opportunities for building common background experiences.
This publication is one of over 650 that are available from the California State Department of Education. Some of the more recent publications or those most widely used are the following:

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