



# Celeste Rodriguez

ASSEMBLYWOMAN — DISTRICT 49



## FACT SHEET

### AB 495: Family Preparedness Plan Act of 2025

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*Status: Amended 4/23/25*

#### **BILL SUMMARY**

AB 495 protects children by ensuring emergency contact information and plans for family safety are up-to-date at schools and licensed childcare facilities in the event of family separation including immigration enforcement actions, incarceration, or military deployment. The bill strengthens legal tools, including Caregiver's Authorization Affidavits, guardianship nominations, and probate court guardianships, to provide families with clear, legally recognized options to ensure caregiving continuity during family separations.

#### **CURRENT LAW**

Education Code [§234.7](#) protects immigrant students and prohibits schools from collecting citizenship information. [AB 699 \(O'Donnell, 2017\)](#) required schools to implement model policies limiting immigration enforcement assistance.

Existing state law also allows for the use of Caregiver's Authorization Affidavits ([Family Code §6550 and §6552](#)) and Guardianship Nominations ([Probate Code §1502](#)) but does not provide consistent, clear protections for temporary caregiving arrangements in the

context of immigration-related family separations.

#### **BACKGROUND**

California is home to 10.6 million immigrants, the highest share of any state, and more than double than the rest of the country. Forty-five percent of California children have at least one immigrant parent.<sup>i</sup> An estimated one million children in California have at least one undocumented parent, and approximately 133,000 children in California public schools are undocumented.<sup>ii</sup> While the California Attorney General published updated [guidance and model policies for public institutions](#) to protect the rights of immigrants and their families, President Trump has announced aggressive immigration enforcement, increasing the risk of family separations.

Immigrant families facing potential deportation or detention struggle to ensure continuity of care for their children. Traumatic separation from parents creates toxic stress in children and adolescents that can profoundly impact their development which heightens the importance of identifying and arranging supportive and stable caregiving when families are separated. While families can use existing Caregiver's Authorization Affidavits or Guardianship

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Nominations, these tools lack clarity and are inconsistently recognized by schools, doctors, and agencies. Existing Temporary Guardianship options are overly broad and do not sufficiently protect the rights of parents who want to maintain involvement in decision-making while facing family separations due to immigration enforcement, incarceration or military deployment.

#### **SOLUTION**

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AB 495 requires schools to implement specific policies from the Attorney General's updated guidance by January 1, 2026. It also requires the Attorney General to publish model policies limiting assistance with immigration enforcement at child day care facilities similar to the model policies developed for local educational agencies no later than April 1, 2026.

AB 495 ensures family emergency contact planning support, including education on Caregiver Authorization Affidavits. It also builds on those efforts by:

- Standardizing recognition of Caregiver's Authorization Affidavits so schools and agencies honor them consistently.
- Expanding the categories of caregivers eligible to use a Caregiver's Affidavits in recognition of families' diverse kinship and community networks.
- Clarifying that a parent's choice for who should serve as their children's guardian be given due weight in the courts.
- Creating a new Joint Guardianship process, allowing parents facing long-term separations to designate a joint guardian while preserving parental rights.

This bill prevents unnecessary additional child trauma, strengthens family stability and emergency contact planning, and provides clear legal guidance for caregivers and institutions.

#### **CONTACT**

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#### **SUPPORT**

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Alliance for Children's Rights - Co-Sponsor  
Public Counsel - Co-Sponsor  
Coalition for Humane Immigrant Rights Los Angeles (CHIRLA) – Co-Sponsor  
3Strands Global Foundation  
All of Us or None  
A New Way of Life Re-Entry Project  
All of Us or None Orange County  
California Alliance of Caregivers  
California Alliance of Child and Family Services  
California Catholic Conference  
California Court Appointed Special Advocate Association  
California Faculty Association  
California Legislative Women's Caucus  
California State PTA  
California Undocumented Higher Education Coalition  
California WIC Association  
California Women Lawyers  
Californians Together  
Catalyst California  
Children's Law Center of California  
County of Santa Clara  
Dependency Advocacy Center  
Dependency Legal Services  
Early Edge California  
EveryChild California  
Families Inspiring Reentry & Reunification 4 Everyone (FIR4E)  
First 5 California  
Fresno Unified School District  
Immigration Center for Women and Children  
Immigrant Defenders Law Center  
John Burton Advocates for Youth  
Legal Aid of Sonoma County  
Legal Assistance for Seniors  
Los Angeles Dependency Lawyers, Inc.

Legal Services for Prisoners with Children  
Los Angeles Dependency Lawyers, Inc.  
Seneca Family of Agencies  
Sycamores  
The Children's Partnership  
Vision y Compromiso

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- i. <https://www.ppic.org/publication/immigrants-in-california/>
- ii. <https://edsources.org/2025/what-rights-do-immigrant-students-and-families-have-in-california-schools-and-colleges-quick-guide/>