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The Annual State Application under IDEA Part B as Amended in 2024 MUST include validation that Educationally Abandoned IEP Scholars Is Unlawfully UnEnrolled Discriminatorily and. of course REMAIN Entitled to a FAPE based on RESIDENCE of Each District/State and not Enrollment. (There are multiple laws, rules, regulations, Supreme Court Determinations that PROVIDE that IDEA/FAPE are NOT limited to ENROLLMENT)

TONS of LEAs are doing what IDEA intended NOT to be done, which is to unenroll IDEA and perhaps 504/ADA Scholars, and IEPs CAN have 504/ADA components...DUE to their Disabilities and/or Harms/Harrassments/Bullying at any particular school, then abandon them as if REMOVING a child from an Educational Environment/Setting gives a 'free pass' to 'do nothing' for any child/children.

The EXACT OPPOSITE of what I.D.E.A. was CREATED and IMPLEMENTED under Federal Law and Civil RIGHTS acts/ADA 504 Rehabilitation Acts to AVOID and to CEASE and DESIST these Barbaric Practices...