



## The Newest COVID-19 Updates For Independent Schools: Campus Closures, Remote Learning, Employment Issues, Plans For Reopening, And More

Join Sara Goldsmith Schwartz and Matthew D. Batastini to explore the issues raised by Coronavirus (COVID-19) and its continuing impact on independent schools.

In this interactive and lively webinar, Sara and Matt will discuss how to prepare for and handle the myriad challenges. Attendees will also have access to the Firm's Coronavirus checklist and a copy of the webinar slides.

### Prioritizing the immediate actions to consider, topics will include:

- Sharing and obtaining information with your community, including with respect to confirmed COVID-19 cases in your school community
- Reviewing and updating key policies and foundational documents
- Campus closures and related employment issues given the new federal and state legislation
- Remote learning considerations, including an analysis of legal issues relating to school counseling and child online privacy
- Handling confirmed cases in your community
- Responding to tuition refund requests
- Planning for next steps and potential reopening

### Who should attend?

Heads/Assistant Heads Of School  
Division Heads  
Dean Of Students

CFO/Business Manager  
Human Resources  
School Nurse/Health Center

WEBINAR SERIES FOR  
INDEPENDENT SCHOOLS  
REGISTRATION NOW OPEN!

#### LOCATION

Schwartz Hannum PC Webinar

#### DATE AND TIME

March 25, 2020

12:00 p.m. to 1:30 p.m. ET

#### TUITION

\$50 Per School

No Charge for Current SHPC Clients

To register, please contact Sara Hubbard at (978) 623-0900 or [shubbard@shpclaw.com](mailto:shubbard@shpclaw.com).



Schwartz Hannum PC is recognized by SHRM to offer SHRM-CP or SHRM-SCP professional development credits (PDCs). This program may be valid for 1.5 PDC. For more information about certification or recertification, please visit [shrmcertification.org](http://shrmcertification.org).

©2020 Schwartz Hannum PC. This information is general in nature and is not offered, and should not be construed, as legal advice with respect to any specific matter. This may be considered advertising under the rules of the Supreme Judicial Court of Massachusetts.