

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

DIXON UNIFIED SCHOOL DISTRICT,
DIXON MONTESSORI CHARTER
SCHOOL, & FAIRFIELD SUISUN
UNIFIED SCHOOL DISTRICT.

OAH CASE NO. 2013090674

ORDER FOR SUPPLEMENTAL
BRIEFING ON FAIRFIELD SUISUN
UNIFIED SCHOOL DISTRICT'S
MOTION TO DISMISS

On September 20, 2013, Student filed a Request for Due Process Hearing (complaint) with the Office of Administrative Hearings (OAH), naming the Dixon Unified School District (DUSD), Dixon Montessori Charter School, and Fairfield Suisun Unified School District (FSUSD).¹ On October 17, 2013, FSUSD filed a motion to dismiss it as a party, asserting that it is not a responsible public agency regarding Student's independent educational evaluation request as DUSD is the responsible agency. No other party filed a response with OAH. Additional information is required before a ruling may be made on the pleadings.

ORDER

By 5:00 p.m. on October 29, 2013, DUSD, FSUSD and Student shall provide a declaration under penalty of perjury regarding whether Dr. Christine Meade has observed Student in the FSUSD program. Each party shall include sworn declarations supporting any factual assertions included in its briefing.

IT IS SO ORDERED.

Dated: October 24, 2013

/s/

PETER-PAUL CASTILLO
Administrative Law Judge
Office of Administrative Hearings

¹ Solano County Special Education Local Plan Area was dismissed as a party on October 22, 2013.

