

BEFORE THE  
OFFICE OF ADMINISTRATIVE HEARINGS  
STATE OF CALIFORNIA

In the Matter of:

PARENT on behalf of STUDENT,

v.

FRESNO UNIFIED SCHOOL DISTRICT.

OAH CASE NO. 2010020484

ORDER FOR SUPPLEMENTAL  
DOCUMENTATION REGARDING  
STUDENT'S MOTION FOR STAY PUT

On February 11, 2010, Student filed a Motion for Stay Put (motion), within Student's Due Process Hearing Request (complaint). On February 18, 2010, District filed an opposition to Student's motion. This is an expedited matter.

Student asserts that Fresno Unified School District (District) has unilaterally changed his placement since January 14, 2010, based upon disciplinary proceedings against Student. After a review of the motion, the complaint and District's opposition it can be ascertained that Student is in a placement different than his last agreed-upon and implemented individualized education program. District asserts that Student has received academic work and has access to his related services. Student asserts he has not been provided with educational services since January 14, 2010. However, the information provided by the parties is insufficient to determine, with any specificity, what is Student's current interim alternative educational placement. Accordingly, additional information is required before a ruling may be made on the pleadings.

ORDER

Because this is an expedited matter, by 10:00 a.m. on March 1, 2010, the parties shall provide information that specifically sets out Student's last agreed-upon and implemented placement, and his placement and services since January 14, 2010. The information should be provided through sworn declarations and appropriate exhibits.

Dated: February 23, 2010

/s/

BOB VARMA  
Administrative Law Judge  
Office of Administrative Hearings

