

BEFORE THE  
OFFICE OF ADMINISTRATIVE HEARINGS  
STATE OF CALIFORNIA

In the Matter of:

STANISLAUS UNION ELEMENTARY  
SCHOOL DISTRICT,

v.

PARENT ON BEHALF OF STUDENT.

OAH CASE NO. 2011050527

ORDER FOR SUPPLEMENTAL  
DOCUMENTATION

On June 10, 2011, Peter W. Sturges, attorney for the Stanislaus Union Elementary School District (District), filed a Motion for Stay Put Order. Attached to the motion was Student's last agreed upon individualized education program (IEP), which District asserts contains the last implemented placement and services for Student. However, the January 26, 2010 IEP was developed by the Hughson Unified School District (Hughson), a neighboring school district where Student resided prior to his current residence within District's geographic boundaries. The motion fails to provide sufficient documentation or sworn declaration to establish that District implemented the January 26, 2010 Hughson IEP upon Student's enrollment into District. Additional information is required before a ruling may be made on the pleadings.

ORDER

Within five days of this order each party shall submit either supplementary documentation or pleadings regarding whether District provided Student with the placement and services set out in the January 26, 2010 Hughson IEP, upon Student's enrollment into District. Each party shall include sworn declarations supporting any factual assertions included in its briefing.

IT IS SO ORDERED.

Dated: June 28, 2011

/s/

---

BOB VARMA  
Administrative Law Judge  
Office of Administrative Hearings