

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

NORWALK-LA MIRADA UNIFIED
SCHOOL DISTRICT.

OAH CASE NO. 2012020152

ORDER DISMISSING EXPEDITED
HEARING CLAIMS AND VACATING
EXPEDITED HEARING

On February 3, 2012, Student filed a Request for Due Process Hearing (complaint) in this matter. Student's complaint contained issues that required an expedited hearing and a non-expedited hearing. On March 1, 2012, Student filed a notice of settlement of his currently pending change in placement due to disciplinary measures by the Norwalk-La Mirada Unified School District. Student requested that the Office of Administrative Hearings (OAH) vacate all expedited hearing dates in this matter. However, Student did not withdraw or request dismissal of Issue No. 3, which challenged the lack of a manifestation determination in January 2011, and therefore, required an expedited hearing. On March 5, 2012, Student informed OAH that the parties had entered into a settlement as to Issue No. 3 in Student's complaint, and thus all issues requiring an expedited hearing were resolved. Student withdrew Issue No. 3 and asked that OAH vacate the expedited hearing dates in this matter. Student's request is granted, all claims in Student's complaint requiring an expedited hearing, including Issue No. 3, are dismissed and the expedited hearing dates are vacated.

ORDER

1. All issues requiring an expedited hearing in Student's complaint are dismissed.
2. All expedited prehearing conference and hearing dates in this matter are vacated.
3. The matter shall proceed as to the non-expedited issues in Student's complaint.

Dated: March 6, 2012

/s/

BOB N. VARMA
Presiding Administrative Law Judge
Office of Administrative Hearings