

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

FAIRFIELD-SUISUN UNIFIED SCHOOL
DISTRICT.

OAH Case No. 2014110073

SECOND NOTICE OF NO ACTION

On April 15, 2015, the parties participated in mediation, executed a settlement agreement and Student withdrew the case. On April 16, 2015, Parent filed a request that the Office of Administrative Hearings reopen the case on the grounds that Parent wanted to rescind the settlement agreement. A notice of no action was served on the parties because Parent is represented by Attorney Daniel Shaw, of Ruderman and Knox, and OAH will take no action on documents sent solely by a represented party. On April 17, 2015, Parent again filed a request that the case be reopened because she wanted to rescind the settlement agreement. Parent did serve a copy of this request on Fairfield Suisun Unified School District and Fairfield-Suisun filed an opposition on April 20, 2015.

There is no evidence that Ruderman and Knox has withdrawn from representation of Student and Parent, or that Parent has discharged them from further representation. Therefore, no action will be taken by OAH in respect to the request to re-open the case.

DATE: April 21, 2015

/s/

MARGARET BROUSSARD
Presiding Administrative Law Judge
Office of Administrative Hearings