

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

LOS ANGELES UNIFIED SCHOOL
DISTRICT.

OAH Case No. 2015030060

ORDER AMENDING ORDER TO
SHOW CAUSE

On May 18, 2015, as part of an Order Following Prehearing Conference, Student's Mother was directed to show cause by May 27, 2015, why this matter should not be dismissed by presenting proof that she had been appointed Conservator for Student. The purpose of proving her Conservatorship over Student was to demonstrate that she held Student's educational rights and was therefore the proper party to bring suit over his education and placement.

Mother would also have standing to bring suit if she were assigned Student's educational rights by him. As that was not expressed as a means by which she could show cause, the previous order was incomplete. Accordingly, the previous Order to Show Cause is now amended, and Mother given additional time to comply.

Education Code section 56041.5 provides that when a student reaches the age of 18, the student's parents retain the right to receive notice of procedural safeguards from the school district. All other rights accorded a parent transfer to the student. The local educational agency shall notify student and parent of the transfer of rights.

Mother is ordered to show cause by June 2, 2015, why this matter should not be dismissed by either 1) providing proof to District and the Office of Administrative Hearing that she has been appointed as Conservator for Student, or 2) providing proof of possession of Student's educational rights to District and OAH by means of a writing

executed by Student transferring those rights from him to her. Any such proof must be served upon District and OAH by close of business on June 2, 2015.

IT IS SO ORDERED.

DATE: May 22, 2015

/s/

CHRIS BUTCHKO
Administrative Law Judge
Office of Administrative Hearings