

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

HUNTINGTON BEACH CITY SCHOOL
DISTRICT,

v.

PARENT ON BEHALF OF STUDENT.

OAH Case No. 2015110012

ORDER FOR CONCLUDING BRIEFS
FOLLOWING HEARING

On October 30, 2015, District filed a request for due process hearing, naming Student as the respondent. On February 29, 2016, Student's counsel withdrew as counsel in this matter. On February 29, 2016, following the withdrawal of Student's attorney of record, Student's mother contacted OAH in writing advising that she would not attend the hearing in this matter, and requesting the opportunity to provide a brief in opposition to District's case. On Tuesday, March 1, 2016, the scheduled hearing was held in the above referenced matter. District and District's counsel appeared. No appearance was made by Student's mother, nor otherwise on Student's behalf. District presented four witnesses and entered twenty exhibits into evidence.

Student's mother's written request to file a closing brief is granted. However no documentary evidence that was not admitted at the hearing shall be considered. District shall, as of Tuesday, March 8, 2016 serve upon Mother the complete evidence packet of documents admitted into evidence at the hearing. Mother's legal or factual arguments will be considered as limited to the evidence adduced at hearing, and no additional documents will be considered.

Both parties are given the opportunity to file closing briefs in this case. Therefore, the parties are ordered to file their closing briefs by the close of business on Monday, March 21, 2016. The closing briefs are to be a maximum of twenty-five (25) pages in length, and are limited to the evidence presented at the hearing on Tuesday, March 1, 2016.

IT IS SO ORDERED.

DATE: March 2, 2016

TED MANN
Administrative Law Judge
Office of Administrative Hearings

