

**2011 Due Process Hearings**

Extended

Case No.	Filed	30d	45d	Filed	ResDt	Res?	On	-	To	Decision	MTR	Status
206-001	8/19/10	9/18	11/3	Par		No*				10/18/10	Y	RwoH
*On 8/28/10, the parties agreed to use mediation instead of resolution session. Mediation successful and due process request withdrawn 10/18/2010												
501-001	9/3/10	10/3	11/17	Par	9/15	Yes				10/4/10	Y	RwoH
512-001	11/5/10	N/A	12/20	LEA	N/A	N/A	12/3		1/31	1/31/11	Y	FullAd
*12/3/10 order continued to 1/31/2011												
* Ruling in favor of district – no corrective action – so no follow up conducted												
* Appeal upheld hearing officer – no corrective action – so no follow up.												
*Appeal notice received 2/18/11 – Appeal decision mailed 3/17/11												
229-001	1/26/11	N/A	3/12	LEA	N/A	N/A	2/18		5/6	3/31/11	Y	RwoH
512-002	3/15/11	4/14	5/29	Par	N/A	No*				3/30/11	y	RwoH
*Tracking form used. Resolution session was scheduled on time, but parent withdrew within 15 day timeline												
512-003	3/16/11	4/15	5/30	Par	3/31	No	4/22		6/6			Open
7/6 8/20												
*Fully litigated, and hearing on 6/6 took several days over several weeks. On 7/6 an extension was granted for proposed findings of facts and conclusions.												
443-001	3/22/11	4/21	6/05	Par	3/28	Yes				4/11/11	Y	RwoH
259-001	4/12/11				N/A					4/12/11	Y	RwoH
*This was immediately withdrawn so parent could proceed with formal complaint on same issues.												
417-001	4/21/11	5/21	7/5	Par	4/29	Yes					Y	RwoH
290-001	5/5/11	6/4	7/19	Par	5/20	Yes				6/28/11	Y	RwoH
*Tracking form used												
259-002	5/26/11	6/25	8/9	LEA	N/A	N/A				7/26/11	Y	RwoH

\*Resolution Session: Make initial contact to remind LEA of 15 day timeline  
 Calendar 10 day reminder  
 Calendar 16 day check – If resolution session has not occurred: (a) document that it has been scheduled; (b) issue directive to school to schedule the resolution session within 3 school days; or (c) contact due process hearing officer to begin the 45 day timeline.

\*30 day time line when filed by parent – calendar 31 days and check status. If not resolved, contact hearing officer to begin 45 day time line.

\*45 day time line – calendar 30 days into the time line to remind hearing officer, by e-mail, of 45 day decision requirement. If there has been an extension of time, calendar 20 days ahead of extended time line to remind hearing officer by e-mail of extended time for decision. If hearing officer does not meet time line, send hearing officer a directive to: (a) complete the decision within 10 days and (b) show, in writing, cause why the hearing officer should not be removed from the state approved list of hearing officers.

\* When corrective action is required, we require the LEA to provide us with documentation that they have completed the corrective actions and we confirm receipt of documentation and copy parents. [SEE 51 IDELR 282](#)