

THE STATE OF WISCONSIN

BEFORE

THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION

In the Matter of the Expulsion of
Randy M. [REDACTED] from the Kenosha Unified
School District No. 1, Kenosha,
Wisconsin.

TEMPORARY ORDER

TO: Mr. John Hosmanek
District Administrator
Kenosha School District
625 52nd Street
Kenosha, Wisconsin 53141

Board of Education
Kenosha School District
625 52nd Street
Kenosha, Wisconsin 53141

Upon the motion of counsel for the above named Appellant and Appellant's mother, and upon the files, records and proceedings had herein, pursuant to Wisconsin Administrative Code PI 1.09, and for cause shown, to wit: that there exists a reasonable likelihood that Appellant will prevail on the merits of this appeal, that Appellant will be irreparably harmed should he continue to be denied classroom instruction pendente lite, that he has no other adequate remedy at law, however, the interest of the school in maintaining Appellant's absence until the end of the spring semester would not be served if the district should ultimately prevail, therefore,

IT IS HEREBY ORDERED That the School Board of the Kenosha Unified District provide Appellant with a reasonable opportunity to make up any required coursework or examinations missed by virtue of its expulsion of Appellant and is directed to reimburse Appellant for all reasonable tutorial expenses incurred by reason of

said expulsion order from the date of that order on April 26, 1980 until further order of the State Superintendent.

Dated this 21st day of May, 1980.

Barbara Thompson

BARBARA THOMPSON
STATE SUPERINTENDENT

cc Atty. Wokwicz
Mr. and Mrs. Stanley M [REDACTED]