

THE STATE OF WISCONSIN

BEFORE

THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION

In the Matter of the Expulsion of
SIDNEY B [REDACTED] from the Unified School
District of Antigo.

FINAL ORDER
AND
DECISION

Upon the motion of counsel for the above-named appellant and his father, and upon the appeal and exhibit filed therewith, and for cause shown, namely: that as a matter of law, sec. 115.81, Wis. Stats. and 20 USC §1415(b)(2) and (e)(3) require that Sidney B [REDACTED] remain in his current educational placement pending resolution of the special education complaint filed with the School Board of the Unified School District of Antigo on March 19, 1981. (S-I v. Turlington, 635 F2d 342, 5th Cir. 1981, and cases cited therein), therefore,

IT IS HEREBY ORDERED That the School Board of the Unified School District of Antigo immediately readmit Sidney B [REDACTED] to his current special education placement and that he remain in such placement unless the district and his father otherwise agree, during the pendency of any proceedings on the special education complaint filed by appellant on March 19, 1981. The district is further directed to expunge all references to this expulsion from appellant's pupil records.

Dated this 1st day of April, 1981.



BARBARA THOMPSON
STATE SUPERINTENDENT