

MAINE DEPARTMENT OF
EDUCATION
Due Process Hearing
97.127, .128, and .129

Parent, on behalf of their
children

Decision and Order

v.

M.S.A.D. NO. 22

Decision and Order

A prehearing conference was held in this matter on July 28, 1997, at which time the parties thoroughly discussed the issues in the case, and submitted witness lists and documents. Since that time, I have also received from the parties an Agreement they have reached regarding services for the students in question, which has been agreed upon by all parties to this dispute. Based on my review of those documents, the Agreement, and careful consideration of the discussions at the prehearing conference, I hereby enter the following order:

1. The provisions set forth in the Agreement between the parties dated July 29, 1997 (attached to this order) are necessary for student, student and student to receive a free, appropriate public education under state and federal special education laws.

2. The parties should proceed immediately with implementation of that Agreement.

3. This order, with the attached Agreement, resolves the three pending hearing requests --97.127, .128, and .129. Either party may appeal this decision and order to either state or federal court.