MINUTES 6d

STUDENT HEARING

GADSDEN COUNTY SCHOOL BOARD MAX. D. WALKER ADMINISTRATION BUILDING 35 MARTIN LUTHER KING, JR. BOULEVARD QUINCY, FLORIDA

April 1, 2025

5:00 P.M.

A hearing for student case #101-2425-0051 convened at 5:00 p.m.

The following Board members were present: Mr. Leroy McMillan, Chairman; Ms. Cathy S. Johnson; Ms. Stacey S. Hannigon; and Mr. Steve Scott. Also present were Mr. Elijah Key, Superintendent and Secretary to the Board; Mrs. Deborah Minnis, Attorney for the Board; and others. Mr. Charlie D. Frost was absent.

The proceedings were electronically recorded.

Mr. McMillan made the following announcement: "This is not a court of law. This is a School Board Hearing. All rules that normally apply to a court trial do not necessarily apply here. This hearing is closed to the public unless the parent waives her right." He stated that the mother of student #101-2425-0051 has expressed the desire for due process as provided for under Florida Statutes 120.57 and 1001.42. He stated that pursuant to the mother's request for a hearing, she has the right to representation by counsel and the opportunity to present evidence and testimony as to why the School Board should not act favorably on the recommendation of expulsion for student #101-2425-0051. He stated that by law, expulsion hearings are exempt from the public meetings act; however, the parent has the right to waive the exemption and have an open hearing pursuant to Section 286.001, F.S.

Mr. McMillan stated for the record that the mother of student #101-2425-0051 did not waive her right and the hearing was closed to the public.

Mr. McMillan stated that the hearing for student #101-2425-0051 was for disruption of school function.

The following witnesses were present for the hearing. 1) Mrs. Tamika Hughes-Leeks, Principal of Gadsden County High School; 2) mother of student #101-2425-0051; and 3) student #101-2425-0051.

The following witnesses gave sworn testimony: 1) Mrs. Tamika Hughes-Leeks, Principal of Gadsden County High School; 2) mother of student #101-2425-0051; and 3) student #101-2425-0051.

Mr. McMillan recessed the hearing at 5:35 p.m. for deliberation and reconvened at 5:40 p.m.

During deliberation, Mr. Key made a recommendation to expel student #101-2425-0051 to Carter Parramore Academy for the remainder of the 2024 – 2025 school year, and the first semester of the 2025 – 2026 school year. Student should not be on any other campus, day or night, during this expulsion period except to transact official business. Student should not be on any school bus except for the assigned school.

Mr. Steve Scott made a motion to expel student #101-2425-0051 to Carter Parramore Academy for the remainder of the 2024 – 2025 school year, and the first semester of the 2025 – 2026 school year. Student should not be on any other campus, day or night, during this expulsion period except to transact official business. Student should not be on any school bus except for the assigned school. The motion was seconded by Ms. Cathy S. Johnson and carried unanimously.

Attorney Minnis informed the mother of her right to file an appeal with the 1st District Court of Appeal if she objected to the Board's ruling.

The hearing adjourned at 5:43 p.m.