

**MURPHY, HESSE, TOOMEY & LEHANE, LLP**  
**Attorneys At Law**

CROWN COLONY PLAZA  
300 CROWN COLONY DRIVE  
SUITE 410  
QUINCY, MA 02169

75-101 FEDERAL STREET  
BOSTON, MA 02110

ONE MONARCH PLACE  
SUITE 1310R  
SPRINGFIELD, MA 01144

TEL: 617-479-5000 FAX: 617-479-6469  
TOLL FREE: 888-841-4850

[www.mhtl.com](http://www.mhtl.com)

Arthur P. Murphy  
James A. Toomey  
Katherine A. Hesse  
Michael C. Lehane  
John P. Flynn  
Regina Williams Tate  
Edward F. Lenox, Jr.  
Mary Ellen Sowyrda  
David A. DeLuca  
Donald L. Graham  
Andrew J. Waugh  
Geoffrey P. Wermuth  
Kathryn M. Murphy  
Alisia St. Florian  
Thomas W. Colomb  
Brandon H. Moss  
Kevin F. Bresnahan

Doris R. MacKenzie Ehrens  
Jean E. Zeiler  
Clifford R. Rhodes, Jr.  
Karis L. North  
Bryan R. Le Blanc  
Michael J. Maccaro  
Brian P. Fox  
Lauren C. Galvin  
Tami L. Fay  
Kier B. Wachterhauser  
Sarah A. Catignani  
Lena-Kate Ahern  
Felicia S. Vasudevan  
  
Ann M. O'Neill, Senior Counsel

*Please respond to Quincy*

Via Email

October 17, 2016

Jorge Manuel Teixeira,  
[infoshinesunlight@gmail.com](mailto:infoshinesunlight@gmail.com)

**Re: Public Records Request to Tantasqua & School Union 61 Regional School District**

Dear Mr. Teixeira,

I am writing on behalf of Tantasqua and School Union 61 Regional School District (“the District”). Via an email from the above-referenced address, received on October 16, 2016, and addressed to “Superintendent”, you requested “settlement agreements entered into by your School District with parents and guardians, from January 1, 2011 through today, relative to the provision of special education services and/or educational placement(s) for students with disabilities, redacted of all personally identifying information.”

Your public records request appears similar to the request at issue in Champa v. Weston Pub. Sch., 473 Mass. 86 (2015). In that case, the Supreme Judicial Court held that settlement agreements regarding placement of students with disabilities in out-of-district private educational institutions qualify as “education records” under the Family Educational Rights and Privacy Act (FERPA), and that such settlement agreements also contain information that relates to specifically named individuals, the disclosure of which may qualify as an unwarranted invasion of personal privacy. Therefore, settlement agreements fall within two different exemptions to the public records law. M.G.L. c. 4, § 7, Twenty-sixth(a),(c). However, the Supreme Judicial Court also concluded that settlement agreements may be redacted to remove personally identifiable information, after which they become subject to disclosure under the public records law. Id., 473 Mass. at 87.

**MURPHY, HESSE, TOOMEY & LEHANE, LLP**  
**Attorneys At Law**

In accordance with the Champa decision, the District will provide you with redacted versions of all settlement agreements in the District's possession, custody, and control dating from January 2011 to October 2016, upon payment of a reasonable fee (as estimated below). In accordance with Champa and FERPA, the District will redact all personally identifiable information from each agreement, including all references to the individual student's services, programming, disability, progress, and needs. 34 C.F.R. §§ 99.3, 99.31(b)(1); Champa, 473 Mass. at 97 (finding that information about the child's services, programming, disability, progress, and needs is "highly personal" such that disclosure would constitute an unwarranted invasion of personal privacy.) The financial terms, if any, contained in the agreements will not be redacted. Champa, 473 Mass. at 97.

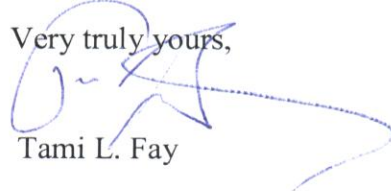
Pursuant to 950 CMR 32.06(1), the District requests that you pay a reasonable reproduction fee of \$13.56. This fee includes 18 pages of photocopies at five cents per page (.90 cents), plus half an hour of staff time spent searching, segregating, and redacting the records (\$12.66, based on an hourly rate of \$25.33). Checks can be made payable to the Tantasqua and School Union 61 Regional School District and mailed to the attention of:

Brenda Looney,  
Director of Special Education,  
320A Brookfield Road,  
Fiskdale, MA 01518.

The District reserves its right not begin the process of searching, segregating, and redacting the requested records until it has received payment of the above estimated fee. Along with the fee, please provide a postal mailing address to which the District may send the requested records.

Thank you for your attention.

Very truly yours,



Tami L. Fay

cc: Brenda Looney  
Erin Nosek

954039.v1