



- b. As a remedy, if the evidence supports the charge(s), it may result in expulsion from the School District.
- c. The time, date and location of the hearing to consider the issues bearing on a possible expulsion. The hearing shall not occur before five (5) school days from the date the notice is mailed, unless the parent/guardian is notified personally or by phone and an earlier hearing date within two (2) days notice can be offered. The parent/guardian may request an extension

- a. Parents/Guardians and/or legal counsel may ask the principal or designee for information about the incident/behavior of concern prior to the hearing, but within the limitations of Board policies on student records.
- b. At the hearing, the hearing officer may rely upon District and school records. Such records are available for inspection by the student and/or his/her representative prior to the hearing within the limitations of Board policies on student records.

7. F A



A P

S den s and/or heir paren /g ardian ma req es an appeal for an e p lision or dela ed e p lision decision. Onl he S perin enden ma modif or re erse a manda or e p lision for eapons or ba er of s aff.

1. D

L

A : Wi hin fi e (5) orking da s of recei ing he principal's or designee s le er of e p lision, he paren /g ardian and s den ma req es b phone or le er ha he Dep S perin enden re ie he hearing officer's decision.

P - : The person o hom he appeal is made shall re ie he record and no if he famil of he da e se for he appeal hearing and ac as he appeal hearing officer.

H :

