

STATE OF RHODE ISLAND
AND
PROVIDENCE PLANTATIONS

COMMISSIONER OF EDUCATION

IN RE RESIDENCY OF JANE A.R.DOE

DECISION

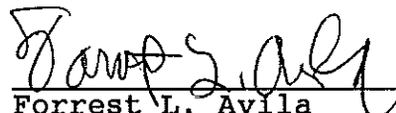
Held: Since this student's parent now resides in Connecticut, it is Connecticut that is responsible for her education.

DATE: JANUARY 10, 1997

In its letter of appeal the Department for Children, Youth and their Families has represented that this student's parent now resides in Connecticut. The student has been placed in Butler Hospital in Rhode Island. Since this student's parent is living in Connecticut, under the applicable law this student's education is now the responsibility of Connecticut. Letter to Moody, 23 Individuals With Disabilities Educ., L. Rep. 835 (1995). See Catlin v. Sobol, 93 F.3d 1112 (2nd Cir. 1996). Copies attached. John A.Q.Doe v. Providence, Rhode Island Superior Court (1965).

Conclusion

Connecticut, not Chariho is responsible for this child's education.



Forrest L. Avila
Hearing Officer

Approved:



Peter McWalters
Commissioner

Date: JANUARY 10, 1997