

REPORT REGARDING VIOLA WALKER, A TENURED TEACHER, AND HER FAILURE TO REQUEST A HEARING BEFORE THE BOARD OF EDUCATION OF THE CITY OF CHICAGO. ASSIGNED TO WEN WORTH SCHOOL AN ILLINOIS STATE BOARD OF EDUCATION HEARING

BOARD OF EDUCATION OF THE CITY OF CHICAGO: TO THE  
THE EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING ACTION:

That the results of the Board of Education's review of the documentation regarding the charges preferred against Viola Walker be reported accordingly, Viola Walker shall be dismissed from employment by the Board of Education.

Pursuant to Section 34-85 of the School Code of Illinois, 105 ILCS 5/34-85, a teacher with contractual continuous service to dismiss from employment is entitled to a hearing before an impartial

recommending as to whether or not the teacher shall be dismissed from the Board of Education's employ. The Board of Education, after receiving a decision as to whether the teacher shall be dismissed/retained from the

consistent hearing was held on the charges and specifications filed against her. Viola Walker failed to be present for this hearing. Pursuant to Section 34-85 of the Illinois School Code, Viola Walker has ten (10) days in which to formally request a State Board hearing. Viola Walker failed to request a hearing as a result of Section 34-85 of the School Code of Illinois, 105 ILCS 5/34-85. Accordingly, Viola Walker is hereby dismissed/retained as a teacher employed by the Board of Education.