STATE OF CONNECTICUT DEPARTMENT OF EDUCATION

Student v. East Hampton Board of Education

Appearing on behalf of the Parent: Parents *Pro Se*

Appearing on behalf of the Board: Attorney Mark Sommaruga

Sullivan, Schoen, Campane & Connon, LLC

646 Prospect Avenue Hartford, CT 06108

Appearing before: Attorney Elisabeth Borrino, Hearing Officer

FINAL DECISION AND ORDER

ISSUES:

- 1. Whether the Board failed to provide FAPE;
- 2. Whether the Student should be placed in a therapeutic school for the 2010-2011 school year;
- 3. Whether the Board should pay for a six week summer program for the Student, for summer 2010.

SUMMARY:

The Parent filed this as an Expedited Request for Due Process on May 3, 2010. On May 7, 2010, the matter was scheduled for an Expedited Due Process Hearing for May 17, 2010. On May 7, 2010, the Board filed a Motion to Dismiss the Request for Expedited Hearing. On May 10, 2010, the Parents requested permission to withdraw their Request that the Hearing be expedited and to allow the matter to proceed as a standard Request for Due Process. On May 12, 2010, the Hearing Officer granted the Parents request which rendered the Board's Motion to Dismiss moot. On May 17, 2010, the Prehearing Conference was convened and continued due to an error in the Parents' telephone number.

On May 17, 2010, the Parents notified the Hearing Officer that the parties settled the matter and withdrew their Request for Hearing with prejudice.

FINAL DECISION AND ORDER:

The matter is **DISMISSED**.