

**STATE OF CONNECTICUT  
DEPARTMENT OF EDUCATION**

Student v. Madison Board of Education

Appearing on behalf of the Student: *Parents, Pro se*

Appearing on behalf of the Board: Attorney Michelle Laubin  
Berchem, Moses & Devlin  
75 Broad Street  
Milford, CT 06460

Appearing before: Attorney Mary Elizabeth Oppenheim  
Hearing Officer

**FINAL DECISION AND ORDER**

**ISSUES:**

1. Whether the Board's proposed program for the Student for the 2013-14 school year is appropriate;
2. Whether the Board failed to seek and/or allow parental input during the PPT process;
3. Whether the Board failed to provide the Student FAPE in the least restrictive environment by (a) removing him from his regular education peers to a segregated site, (b) removing him from his district without agreement or consent, and/or (c) removing him from a college setting which best replicated his educational opportunities had he been in regular education;
4. Whether the Student shall remain in the college-based transitional program at Gateway Community College as requested by the Parents.

**PROCEDURAL HISTORY/DISCUSSION:**

This hearing was requested on June 18, 2013 and a prehearing conference convened on June 28, 2013. At the prehearing conference, the parties confirmed that this matter was submitted to mediation.

The Parents subsequently submitted a Request for Stay Put. A Ruling on the Request for Stay Put was issued on July 8, 2013 which placed the Student in the ESY program that was materially and substantially similar to the last agreed upon ESY program.

The hearing convened on August 2, 2013. At the hearing, the parties reported that the case had settled, and the Father withdrew the hearing request with prejudice on the record. Therefore, this case is dismissed.

**FINAL DECISION AND ORDER:**

The matter is **DISMISSED**.