

April 3, 2018

VIA E-MAIL TO Kerin.Perry@oal.nj.gov
AND REGULAR MAIL

The Honorable Jude Tiscornia, A.L.J.
State of New Jersey
Office of Administrative Law
33 Washington Street, 7th Floor
Newark, NJ 07102

RE: High Point Regional High School Board of Education v. Montague Township Board of Education, The Windsor Learning Center & School, and The Willowglen Academy
OAL Docket No.: EDU 04412-2018 N
Agency Ref. No.: 75-3/18

Dear Judge Tiscornia:

As Your Honor is aware, this firm represents Petitioner, the High Point Regional High School Board of Education ("High Point"). This letter will confirm the substance of what was put on the record before Your Honor during oral argument regarding the emergent relief application filed on behalf of High Point.

Based upon the on-the-record representations by counsel for Respondents Windsor School and Willowglen Academy that neither school has taken any action to date to seek the removal of the students placed at those schools (██████████, respectively), High Point has agreed to withdraw its request for emergent relief in this matter.

High Point's withdrawal is without prejudice and it reserves its right to seek emergent relief in the future should Windsor School and/or Willowglen Academy take any action to seek removal of the students. Likewise, High Point's withdrawal is with respect to the emergent relief request only and it understands that the underlying petition of appeal in this matter will continue to be processed in the normal course.

The Board greatly appreciates Your Honor's courtesies.

Respectfully,

THE BUSCH LAW GROUP LLC



Douglas M. Silvestro, Esq.
Partner

cc: Samantha L. Price, Director, Bureau of Controversies & Disputes (via regular mail)
Scott Ripley, Ed.D., High Point Superintendent of Schools (via e-mail only)
John B. Comegno, Esq. (via e-mail and regular mail)
Janelle Edwards-Stewart, Esq. (via e-mail and regular mail)
Richard Valenti, Esq. (via e-mail and regular mail)