

**STATE OF CONNECTICUT
DEPARTMENT OF EDUCATION**

Student v. Monroe Board of Education

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

Appearing on behalf of the Board: Marsha Belman Moses, Esq.
Berchem, Moses & Devlin, P.C.
75 Broad Street
Milford, Connecticut 06460

Appearing before: Melinda A. Powell, Esq.
Hearing Officer

FINAL DECISION AND ORDER

ISSUES:

- (1) Whether the Parents were entitled to an Independent Educational Evaluation;
- (2) Whether the Parents were entitled to a Central Auditory Processing Evaluation; and
- (3) Whether the Board's neuropsychological evaluation was appropriate.

PROCEDURAL HISTORY/SUMMARY:

On May 31, 2017, the State Department of Education Due Process Hearing Unit received a due process request from the Monroe Board of Education ("Board") pursuant to 34 C.F.R. Section 300.502(b)(2). The issues identified in the request were: (1) Whether the Neuropsychological Evaluation was appropriate; (2) Whether the Parents were entitled to an Independent Neuropsychological Evaluation; and (3) Whether the Parents were entitled to an Independent Central Auditory Processing Evaluation.

The Hearing Officer was appointed on June 6, 2017. On June 8, 2017, the Parents provided written notice, via email, to the State Department of Education of their request to withdraw: (1) their Request for an Independent Educational Evaluation; and (2) their request for a Central Auditory Processing Evaluation. They also stated that they were reserving their right to proceed at a later date. On June 9, 2017, the Board sent written notice, also via email, that it withdrew its due process complaint, given the withdrawal of the Parents' requests.

FINAL DECISION AND ORDER:

As set forth above, the Parents withdrew their requests for specified Independent Educational Evaluation(s), and the Board withdrew its due process complaint. Therefore, no issues remain to be adjudicated by this hearing officer.

The matter is **DISMISSED**.