

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENTS ON BEHALF STUDENT,

v.

HILLSBOROUGH CITY SCHOOL
DISTRICT.

OAH CASE NO. 2014061119

ORDER DENYING REQUEST FOR
RECONSIDERATION

On July 8, 2014, the undersigned administrative law judge issued an order denying Student's request for stay put. On July 9, 2014, Student filed a request for reconsideration. District did not file a response to Student's request for reconsideration.

APPLICABLE LAW

The Office of Administrative Hearings will generally reconsider a ruling upon a showing of new or different facts, circumstances, or law justifying reconsideration, when the party seeks reconsideration within a reasonable period of time. (See, e.g., Gov. Code, § 11521; Code Civ. Proc., § 1008.) The party seeking reconsideration may also be required to provide an explanation for its failure to previously provide the different facts, circumstances or law. (See *Baldwin v. Home Savings of America* (1997) 59 Cal.App.4th 1192, 1199-1200.)

DISCUSSION AND ORDER

Student alleges that after the Order Denying Stay Put for ESY 2014 was served on July 8, 2014, District began to move Student's equipment and supplies from the fifth grade classroom he had been in since the extended school year started into the sixth grade classroom for what would have been the remaining five days of the extended school year.

Student's request for reconsideration was moot within a few days after it was filed, as the extended school year program ended four days later. Any order requiring District to cease moving Student's equipment and supplies or return it to the other classroom would not provide Student any relief. Student's request for reconsideration is therefore denied.

IT IS SO ORDERED.

DATE: July 31, 2014

/s/

KARA HATFIELD
Administrative Law Judge
Office of Administrative Hearings