



**State of New Jersey**  
OFFICE OF ADMINISTRATIVE LAW

**FINAL DECISION**

**ON EMERGENT RELIEF**

OAL DKT. NO. EDS 12467-19

AGENCY DKT. NO. 2020-30634

**L.O. o/b/o K.O.,**

Petitioner,

v.

**UNION TOWNSHIP BOARD OF EDUCATION,**

Respondent.

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**Henry Tejada**, No Appearance for petitioner, **L.O. o/b/o K.O.**

**Afshan T. Ajmiri Giner**, Esq., for respondent (Florio, Perrucci, Steinhardt & Cappelli, LLC.)

Record Closed: September 18, 2019

Decided: September 19, 2019

BEFORE **ERNEST M. BONGIOVANNI**, ALJ:

**THIS MATTER** was brought before this tribunal by petitioner upon application for emergent relief. Papers were submitted with the application and also submitted in opposition by respondent thereafter. Oral argument was held on September 18, 2019, with no appearance by the petitioner. Having considered the papers in support of and in opposition of the application, and having considered argument by counsel for respondent, and good cause not having been shown;

**IT IS** on this 18<sup>th</sup> day of September 2019,

**ORDERED** that the application for emergent relief is **DENIED** for the reasons stated on the record.

This decision on application for emergency relief resolves all of the issues raised in the due process complaint; therefore, no further proceedings in this matter are necessary. This decision on application for emergency relief is final pursuant to 20 U.S.C. § 1415(i)(1)(A) and is appealable by filing a complaint and bringing a civil action either in the Law Division of the Superior Court of New Jersey or in a district court of the United States. 20 U.S.C. § 1415(i)(2). If the parent or adult student feels that this decision is not being fully implemented with respect to program or services, this concern should be communicated in writing to the Director, Office of Special Education Programs.

September 19, 2019

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DATE

  
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**ERNEST M. BONGIOVANNI, ALJ**

Date Received at Agency

9/19/19  
\_\_\_\_\_

Date Mailed to Parties:

\_\_\_\_\_

id