



State of New Jersey
OFFICE OF ADMINISTRATIVE LAW

ORDER

EMERGENT RELIEF

OAL DKT. NO. EDS 19182-25

AGENCY DKT. NO. 2026-39983

M.K. AND Y.X. ON BEHALF OF G.K.,

Petitioners,

v.

GLEN ROCK BORO BOARD OF EDUCATION,

Respondent.

M.K. and Y.X., petitioners, pro se

Robin Ballard, Esq., for respondent (Schenck, Price, Smith & King, attorneys)

BEFORE ANDREA PERRY VILLANI, ALJ:

THIS MATTER was brought before this tribunal by petitioners upon application for Emergent Relief. Papers were submitted in support of and in opposition to the application. Both parties appeared for oral argument on November 20, 2025. Having considered the papers submitted and oral arguments presented, and for the reasons stated on the record, and for good cause shown;

IT IS on this 20th day of November 2025,

ORDERED that petitioners' application for Emergent Relief is **DENIED**.

This order on application for emergency relief remains in effect until a final decision is issued on the merits of the case. If the parent or adult student believes that this order is not being fully implemented, then the parent or adult student is directed to communicate that belief in writing to the Director of the Office of Special Education. Since the parents requested the due process hearing, this case is returned to the Department of Education for a local resolution session under 20 U.S.C. § 1415(f)(1)(B)(i).

November 21, 2025

DATE

Date Received at Agency:

Date Sent to Parties:

APV/cb



ANDREA PERRY VILLANI, ALJ