

**TERMS OF SETTLEMENT OFFERED BY  
HIGH POINT REGIONAL HIGH SCHOOL BOARD OF EDUCATION  
TO THE MONTAGUE TOWNSHIP BOARD OF EDUCATION  
ON MARCH 10, 2016**

1. Any Montague pupil who is currently enrolled in Port Jervis High School will be permitted to remain enrolled in Port Jervis High School until he or she graduates from Port Jervis High School. This includes any 9<sup>th</sup> and 10<sup>th</sup> grade students who are attending Port Jervis High School as of the date of the settlement offer.
2. Montague 8<sup>th</sup> grade pupils who are enrolled in Port Jervis Middle School as of the date of this settlement offer will be given the option of attending either High Point Regional High School or Port Jervis High School. Pupils who enroll in High Point will not be permitted to thereafter transfer to Port Jervis; however, pupils who enroll in Port Jervis High School will be permitted to thereafter transfer to High Point.
3. High Point will withdraw its opposition to Montague making tuition payments for the 9<sup>th</sup> and 10<sup>th</sup> grade students currently enrolled in Port Jervis High School.
4. Montague will promptly pay any outstanding tuition invoices for Montague pupils who are currently attending High Point as 11<sup>th</sup> or 12<sup>th</sup> graders.
5. Montague and High Point reaffirm the send-receive agreement that is currently in place between the districts, subject to the amendments memorialized herein.
6. Montague and High Point will withdraw all pending civil and administrative claims and dismiss them with prejudice. The parties will exchange and execute mutual releases and appropriately drawn settlement documents. Montague reserves the right to pursue a previously filed ethics grievance against an individual who acted in a professional capacity on behalf of the district.

7. The foregoing terms of settlement are subject to approval by the New Jersey Commissioner of Education and Port Jervis City High School.