

error or prevent manifest injustice.” See Virgin Atl. Airways, Ltd. v. Nat’l. Mediation Bd., 956 F.2d 1245, 1255 (2d Cir. 1992) (quoting 18 C. Wright, A. Miller & E. Cooper, Federal Practice & Procedure § 4478 at 790). The standard of review for motions for summary judgment is set forth in the ruling at issue. March 2014 Ruling at 2–3.

The plaintiff has not pointed to any controlling law or to any facts that the court overlooked in the March 2014 Ruling. He has not established that the Ruling constituted clear error, and has not shown that granting the present Motion is necessary to prevent manifest injustice. Instead, the plaintiff’s Motion relitigates issues already addressed by this court.

For the foregoing reasons, the plaintiff’s Motion for Reconsideration is **DENIED**.

SO ORDERED.

Dated at New Haven, Connecticut this 1st day of July, 2014.

/s/ Janet C. Hall
Janet C. Hall
United States District Judge