

The South Carolina Court of Appeals

Charleston Advancement Academy High School,
Appellant,

v.

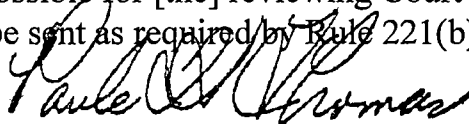
South Carolina Public Charter School District,
Respondent.

Appellate Case No. 2022-000289

ORDER

Appellant filed an appeal from an order issued by the administrative law court dismissing its appeal of a final decision issued by Respondent. The administrative law court found it lacked jurisdiction over the appeal because it was not timely filed. Respondent filed a motion to dismiss this appeal as moot because Appellant failed to appeal orders issued by administrative law court requiring Appellant to cease operations and affirming the revocation of Appellant's charter. Appellant did not file a return to the motion to dismiss.

After careful consideration, we grant Respondent's motion to dismiss. *See Charleston Cty. Sch. Dist. v. Charleston Cty. Election Comm'n*, 336 S.C. 174, 180, 519 S.E.2d 567, 570 (1999) ("This Court will not pass on moot and academic questions or make an adjudication where there remains no actual controversy. Mootness has been defined as follows: 'A case becomes moot when judgment, if rendered, will have no practical legal effect upon existing controversy. This is true when some event occurs making it impossible for [the] reviewing Court to grant effectual relief.'"). The remittitur will be sent as required by Rule 221(b), SCACR.



FOR THE COURT

Columbia, South Carolina

FILED
Jan 12 2024

cc:

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