

The South Carolina Court of Appeals

In Re: Hannah J. Secka, individually and as parent and guardian for the minor, M.Y.S, Appellant,

v.

Florence County School District One and Florence County Sheriff's Department, Respondents.

Appellate Case No. 2024-001454

ORDER

This case is currently held in abeyance pending production of the transcript. On January 29, and February 4, 2025, we sent letters requiring Appellant to provide proof of having made satisfactory arrangements for payment of the transcript to prevent dismissal of the appeal. On March 11, 2025, the Office of Court Administration notified the Court that Appellant has not made arrangements for payment of the transcript. Accordingly, the appeal is dismissed. *See* Rule 207(a)(1), SCACR ("[A]ppellant shall, within the time provided for ordering the transcript, make satisfactory arrangements (including agreement regarding payment for the transcript), in writing with the court reporter for furnishing the transcript."). The remittitur will be sent as provided by Rule 221(b), SCACR.

FOR THE COURT

BY


CLERK

Columbia, South Carolina

cc:

Hannah J. Secka

David T. Duff, Esquire

FILED
Mar 13 2025

Tiffany Butler Holt, Esquire
David Nelson Lyon, Esquire
Meredith L. Seibert, Esquire
Jerome Scott Kozacki, Esquire