

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

On March 13, 2025, the court dismissed this appeal because Appellant failed to provide proof of having made satisfactory arrangements for payment of the transcript to prevent dismissal of the appeal. Appellant has now filed a motion to reinstate the appeal, seeking to proceed without the transcript because she has been unable to make contact with the transcriptionist. No return was filed. After careful consideration, we grant Appellant's motion to reinstate; however, Appellant shall provide proof of having made satisfactory arrangements for payment of the transcript within ten days of the date of this letter or this appeal will be dismissed.¹



FOR THE COURT

Columbia, South Carolina

FILED
May 13 2025

¹ This court is in receipt of correspondence indicating Velvet Mills, the Transcript Manger at Legal Eagle, contacted Appellant on or about February 11 in response to Appellant's transcript request. See 3/11/2025 Transcript Documents – Correspondence (Transcript Documents Correspondence 2), <https://www.sccourts.org/c-track-public-access/>.

cc:

Hannah J. Secka

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