

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.

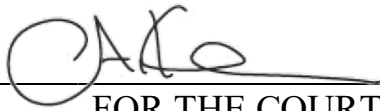
Appellate Case No. 2024-001454

ORDER

On December 2, 2025, Appellant filed the record on appeal. On January 20, 2026, Respondent Florence School District One filed two motions: a motion to file its final brief out of time, along with the final brief, and a motion opposing the record on appeal on the basis it included matters not presented to the lower court, failed to include matters that were designated by the parties, and was not organized or paginated properly. Respondent Florence School District One also seeks leave of this court to file an amended final brief. Appellant filed a return, opposing the motions.

After careful consideration, we grant Respondent Florence School District One's motion opposing the record on appeal and strike the December 2, 2025 record on appeal. Within twenty days of the date of this order, Appellant shall serve and file an amended record on appeal that includes all matter designated by the parties, does not include any matter not presented to the lower court, and is organized and properly paginated in accordance with the South Carolina Appellate Court Rules. *See* Rule 210(c), SCACR ("The Record on Appeal shall include all matter designated to be included by any party under Rule 209 and shall comply with the requirements of Rule 267. The Record shall not, however, include matter which was not presented to the lower court or tribunal. Matter contained in the Record on Appeal shall be arranged in the following order: the title page, index, orders, judgments, decrees, decisions, pleadings, transcript, charges, and exhibits and other materials or documents. Each page of the Record on Appeal shall be numbered

consecutively beginning with the index."). Further, Respondent Florence School District One's request to file its brief out of time is moot because a proper record on appeal has not been filed. Respondent Florence School District One shall serve and file its final brief within twenty days of the date of service of the amended record on appeal.



FOR THE COURT J.

Columbia, South Carolina

FILED
Feb 25 2026

cc:

Hannah J. Secka

David T. Duff, Esquire

Tiffany Butler Holt, Esquire

David Nelson Lyon, Esquire

Meredith L. Seibert, Esquire

Jerome Scott Kozacki, Esquire