

The South Carolina Court of Appeals

Lee C.P. and Nelle S.P., as Guardians ad Litem for L.P.,
a minor, Respondents,

v.

The School District of Greenville County, Appellant.

Appellate Case No. 2013-002232

ORDER

Appellant filed a motion to strike Items 26, 27, 28, and 29 identified in Respondents' Designation of Matter because the items were not presented to the trial court.¹ Additionally, Appellant filed a motion to amend the Record on Appeal to include "several pages inadvertently omitted from Respondent's exhibits referenced in their [D]esignation of [M]atter" and to conform redactions to a letter from our clerk dated February 26, 2014. Respondents have consented to the motion to amend the Record on Appeal.

After careful consideration, we grant Appellant's motion to strike. *See* Rule 210(c), SCACR (stating the Record on Appeal shall not include any matter which was not presented to the trial court). The four matters referenced in the motion to strike shall be stricken from the Record on Appeal. Additionally, we grant Appellant's motion to amend the Record on Appeal. Appellant shall file an amended Record on Appeal within five days.

¹ Southside High School Parent Teacher Student Association website, <http://www.greenville.k12.sc.us/shs/main.asp?titleid=ptsa>; Russell S. biography on Greenville Forward website, http://www.greenvilleforward.com/aboutus_staff%20bios.html; Tiger Tales Winter 2012, <http://www.greenville.k12.sc.us/shs/Tiger%20Tales%20Feb%202012.pdf>; and Tiger Tales, September/October 2010, <http://www.greenville.k12.sc.us/shs/PTSA%20Newsletter%209.10.pdf>.


FOR THE COURT

Columbia, South Carolina

cc:

Kenneth L. Childs, Esquire
Thomas Kennedy Barlow, Esquire
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Rodney Douglas Webb, Esquire
James Theodore Gentry, Esquire
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