

From: Kitchings, Jenny
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Cc: ["butchbowers@gmail.com"](mailto:butchbowers@gmail.com); ["butch@butchbowers.com"](mailto:butch@butchbowers.com)
Subject: RE: MLD Higher Learning Academy
Date: Thursday, April 23, 2015 1:21:00 PM

Dear Mr. Watson:

Good afternoon! The Court received your inquiry regarding the above-referenced appeal. If you would like to seek relief from the Court, such as the dismissal of this appeal, you must file a motion pursuant to Rule 240 of the South Carolina Appellate Court Rules (SCACR). Further, if you wish to withdraw the appeal on behalf of the appellants, you may do so pursuant to Rule 260(c), SCACR. At this time, the appeal is held in abeyance pending consideration of your motion to be relieved as counsel, which you filed on April 20, 2015. I would also like to call your attention to Rule 262(a), SCACR, which requires all filings with the Court of Appeals be served on all parties.

Thank you.

Jenny Abbott Kitchings

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From: Falin, Stormy
Sent: Thursday, April 23, 2015 9:19 AM
To: Kitchings, Jenny
Subject: FW: MLD Higher Learning Academy

From: Johnny Watson [<mailto:johnnyewatsonlawfirm@yahoo.com>]
Sent: Wednesday, April 22, 2015 4:59 PM
To: Falin, Stormy
Subject: MLD Higher Learning Academy

I just have a general question. Mr. Bowers did not get his reply in until about 8 months later. Can we have that has dismissed on the grounds that the district did not reply in a timely manner.

Thanks