REL: 01/08/2015

Notice: This opinion is subject to formal revision before publication in the advance sheets of <u>Southern Reporter</u>. Readers are requested to notify the <u>Reporter of Decisions</u>, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in <u>Southern Reporter</u>.

ALABAMA COURT OF CIVIL APPEALS

| OCTOBER TERM, 2015-2016 |
|-------------------------|
| 2120350 |
| John Lambert |

v.

Escambia County Board of Education

On Remand from the Alabama Supreme Court THOMAS, Judge.

This court's prior judgment has been reversed and the cause remanded by the Alabama Supreme Court. Ex parte

Lambert, [Ms. 1130071, Aug. 28, 2015] ____ So. 3d ___, ___

(Ala. 2015). In compliance with the directive set out in that opinion, we "reverse the judgment of the hearing officer and

2120350

remand the cause to him with instructions to review the sanction imposed against [John] Lambert under the arbitrary-and-capricious standard of review as that standard is articulated in ** Ex parte Lambert*, So. 3d at .

REVERSED AND REMANDED WITH INSTRUCTIONS.

Thompson, P.J., and Pittman, Moore, and Donaldson, JJ., concur.