## UNITED STATES DISTRICT COURT

for the

District of South Carolina

Lexington County School District One,  Plaintiff  V.  Janet B. Frazier, on behalf of her son, D.T.,  Defendant	Civil Action No. 3:10-1808-MBS
JUDGMENT IN A CIVIL ACTION	
The court has ordered that (check one):	
☐ the plaintiff (name) recover from the defendant (	name) the amount of dollars (\$),
which includes prejudgment interest at the rate of %, plu	s postjudgment interest at the rate of%, along with
costs.	
$\Box$ the plaintiff recover nothing, the action be dismissed on the	e merits, and the defendant (name)
recover costs from the plaintiff (name)	
■ other: judgment is entered for the defendant, Janet B.	Frazier, on behalf of her son, D.T. against the
plaintiff, Lexington County School District One, entitlin	g defendant to reimbursement for tuition paid to
Montcalm School Boys for the 2007-2008 school year.	IT IS FURTHER ORDERED that judgment is entered
for the plaintiff, Lexington County School District One,	against the defendant, Janet B. Frazier, on behalf of
her son, D.T. to the extent defendant, Janet B. Frazier, o	on behalf of her son, D.T. is not entitled to any tuition
for private placement of student paid to Glenforest Scho	ol from 2008 to present and the complaint and
counterclaims are dismissed with prejudice.	
This action was (check one):	
☐ tried by a jury with Judge presiding, and	the jury has rendered a verdict.
☐ tried by Judge without a jury and the above	decision was reached.
■ decision by the Honorable Margaret B. Seymour, United S granted both plaintiff and defendant's cross motions for judg	
Date: September 22, 2011	CLERK OF COURT
	s/Angie Snipes
	Signature of Clerk or Deputy Clerk