No. 332A11

TWENTY-EIGHTH DISTRICT

SUPREME COURT OF NORTH CAROLINA

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IN THE MATTER OF: T.A.S.

From Brunswick County

(FILED 5 OCTOBER 2012)

<u>ORDER</u>

The opinion of the Court of Appeals is vacated. This matter is remanded to that court for further remand to the trial court. The trial court is ordered to make additional findings of fact, including but not necessarily limited to: the names, occupations, genders, and involvement of all the individuals physically present at the "bra lift" search of T.A.S.; whether T.A.S. was advised before the search of the Academy's "no penalty" policy; and whether the "bra lift" search of T.A.S. qualified as

If, after entry of an amended judgment or order by the trial court, either party enters notice of appeal, counsel are instructed to ensure that a copy of the Safe School Plan, discussed at the suppression hearing and apparently introduced into evidence, is included in the record on appeal.

a "more intrusive" search under the Academy's Safe School Plan.

By order of the Court in Conference, this 4th day of October, 2012.

s/Jackson, J.
For the Court

WITNESS my hand and the seal of the Supreme Court of North Carolina, this the $5^{\rm th}$ day of October, 2012.

CHRISTIE S. CAMERON ROEDER Clerk of the Supreme Court

s/M.C. Hackney Assistant Clerk