

The Supreme Court of Ohio

FILED

JUL 21 2016

CLERK OF COURT
SUPREME COURT OF OHIO

School Choice Ohio, Inc.

v.

Cincinnati Public School District and
Springfield City School District

Case No. 2014-0749

IN MANDAMUS

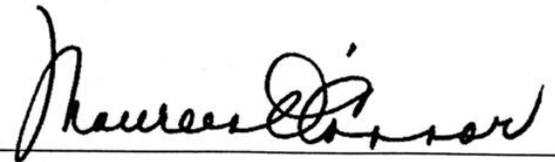
ENTRY

This cause originated in this court on the filing of a complaint for a writ of mandamus.

Upon consideration thereof, it is ordered by the court that a writ of mandamus is granted in part and denied in part, consistent with the opinion rendered herein.

It is further ordered that Springfield City School District provide the records requested by School Choice Ohio, Inc. that pertain to students whose parents had signed Springfield's consent form and that fall within any of the nine categories of personally identifiable information identified in Springfield's consent form.

Costs are assessed to respondent Springfield City School District, and we further award statutory damages and attorney fees, the total amount of which will be determined pending School Choice's itemized application. School Choice shall file an itemized application for damages and attorneys' fees within twenty days of the date of this entry and Springfield City School District may file a response to the application for damages and attorneys' fees within ten days of the filing of the application.



Maureen O'Connor
Chief Justice