

FACSIMILE TRANSMITTAL SHEET

TO: Jeffery Wood, Esq	FROM: Ryan Schumm
COMPANY Achievement House Charter School	DATE: 07.14.10
FAX NUMBER: 717.425.5343	TOTAL NO. OF PAGES INCLUDING COVER: 2
PHONE NUMBER:	SENDER'S REFERENCE NUMBER:
RR: AP 2010-0508	YOUR REFERENCE NUMBER:

URGENT     FOR REVIEW     PLEASE COMMENT     PLEASE REPLY     PLEASE RECYCLE

NOTES/COMMENTS:

Mr. Wood,

I have mailed you and Ann Marie Daly a copy of the letter that is included with this fax. Please do not hesitate to contact me with any questions.

Regards,

Ryan Schumm, Open Records Officer, Achievement House Charter

215.481.9777 ext. 126  
ryan@charterchoices.com

This message (including any attachments) may contain confidential client information. The information is intended only for the use of the individual or entity to whom it is addressed. If you are not the addressee or the employee or agent responsible to deliver this to its intended recipient, you are hereby notified that any review, use, dissemination, distribution, disclosure, copying or taking of any action in reliance on the contents of this information is strictly prohibited.

Charter Choices, Inc.

2763 Limekiln Pike • Glenside, PA 19038

tel: 215.481.9777 • fax: 215.481.9651



July 13, 2010

**RE: PETITION FOR RECONSIDERATION**

Dear Mr. Wood:

I am the Open Records Officer (the "ORO") for Achievement House Charter School (the "School"). This letter constitutes a Petition for Reconsideration regarding the Final Determination of the Office of Open Records (the "OOR") dated June 30, 2010, Docket No. AP 2010-0508 (the "Final Determination").


According to the Final Determination, Ann Marie Daly ("Daly") submitted a request to the School (the "Request") on May 15, 2010. The School has no record of having received this request. Daly is a disgruntled former employee of the School. The Request is one of approximately 14 requests by Daly to the School in the last few months since her employment was discontinued. On prior requests, Daly has incorrectly addressed her requests to Dr. Alexander Grande. Dr. Grande, as Ms. Daly knows, is the former CEO of the School, but no longer has any affiliation with the School and is not the School's ORO. The School's current ORO has no record of ever having received the Request from Ms. Daly.

Daly apparently filed an appeal with the OOR. Daly did not notify the School of the appeal. Possibly because Daly had incorrectly identified the School's ORO as Dr. Grande, the School never received any notification of the appeal or request for comments from the OOR. Thus, the School was not provided with an opportunity to comment on this appeal. The School's first notification of the appeal was receipt of the Final Determination from the OOR.

Interestingly, this is the second time that Daly has triggered a completely meritless appeal and managed to avoid notifying the School. In a Final Determination at Docket No. AP 2010-0507, Daly filed an appeal to a request that already had been granted.

There clearly has been some failed communication, whether intentional or not, regarding these requests and appeals by Daly. The School always timely responded to Daly's prior requests and previous requests for comments from the OOR. Thus, the School requests that the OOR reconsider and vacate the Final Determination and allow the School to respond to the Request.

Regards,

  
Ryan Schumm

Cc: Ann Marie Daly  
Office of Open Records



July 15, 2010

Ryan Schumm  
Open Records Officer  
Achievement House Charter School  
222 Valley Creek Blvd., Suite 301  
Exton, PA 19341

RE: Petition for Reconsideration received July 12, 2010 and July 14, 2010,  
OOR Dkt. AP 2010-0507 and 2010-0508

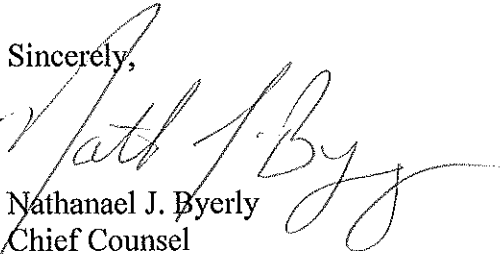
Dear Mr. Schumm:

We are in receipt of your Petitions for Reconsideration and/or Requests to Vacate Final Determination dated July 12, 2010 and July 14, 2010 that were received by this office in connection with the Office of Open Records Final Determinations in *Daly v. Achievement House Charter School*, OOR Dkt. AP 2010-0507 and 2010-0508. We hereby deny your Petitions and Requests.

The record shows that letters from the OOR were sent to the School in both appeals notifying the School to the fact that appeals had been filed and giving the School an opportunity to respond to the appeals. The OOR did not receive any response and correctly issued the Final Determinations.

The OOR notes that the School, in compliance with the Right-to-Know Law subsequently granted the request.

Sincerely,

  
Nathanael J. Byerly  
Chief Counsel

cc: Terry Mutchler, Executive Director, Office of Open Records  
Ann Marie Daly