STATE BOARD OF EDUCATION

STATE OF GEORGIA

R. J., Appellant,	:	
	:	
	:	
	:	
	:	CASE NO. 2006-79
VS.	:	CASE 110. 2000-79
	:	
ATLANTA CITY	•	DECISION
BOARD OF EDUCATION,	•	
	•	
Appellee.	•	
11ppence.	•	

This is an appeal by R. J. (Student) from a decision by the Atlanta City Board of Education that found him guilty of sexual misconduct on campus and having pornography on his computer. Since the Student is enrolled as a special education student, the tribunal did not take any action against him. The Student failed to file a brief or request oral argument. The Student's appeal, therefore, is deemed to have been abandoned. *Chris M. v. McIntosh Cnty. Bd. of Educ.*, Case No. 1995-47 (Ga. SBE, Jan. 11, 1996). Additionally, since there was no action taken against the Student, the State Board of Education cannot provide him with any relief, thus making the issues raised moot.

This _____ day of September 2006.

DISMISSED.

William Bradley Bryant
Vice Chairman for Appeals