



The Florida Education Association

ACTIONCENTERALERT

Fellow members,

The FEA is gearing up for the latest hearing to prove that the tax-credit voucher program is unconstitutional. Click below to watch our newest video update.



The hearing will be on **Monday, February 9th**, on the state's motion to dismiss the lawsuit. This is a procedural maneuver by the state to get our lawsuit dismissed so they won't have to go to a trial.

Our attorneys, including Ron Meyer, have been working hard preparing their arguments about the merits of our case. They will be presenting them in a general way during the hearing.

The plaintiffs, besides me, come from the Florida Association of School Administrators, Americans United for Separation of Church and State, the Florida School Boards Association, the Florida PTA, the Florida Association of School Administrators, the NAACP and the League of Women Voters in Florida.

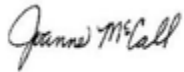
Leon Circuit Judge George Reynolds has been assigned to the case and will be presiding over the hearing.

We will keep you updated as this process unfolds.

We have proven before that vouchers are unconstitutional.

The FEA will not drop the lawsuit. We will not back down.

Sincerely,



Joanne McCall

Vice President, Florida Education Association



This email was sent to vjosephccea@gmail.com | [Unsubscribe](#)
Copyright © 2015 Florida Education Association. All rights reserved.



[Visit the FEAActionCenter.org](http://FEAActionCenter.org)