

# The South Carolina Court of Appeals

Gregory Pencille, #312332, Appellant,

v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2022-000871

---

## ORDER

---

Appellant's petition requesting that this court "reassess" his motion to proceed *in forma pauperis* is denied. See Rule 240(i), SCACR ("The court will not entertain petitions for rehearing on a motion or petition unless the action of the court on the motion or petition has the effect of dismissing or finally deciding a party's appeal.").

Appellant's motion to require Respondent to supplement the record on appeal with a full copy of Appellant's Step 1 Grievance is denied. Respondent has now provided Appellant with the full copy for inclusion in the record on appeal.

Finally, Appellant's motion for "clarification" of Respondent's designated matter (2), "Documents from the ALC Record," is denied. Respondent has explained matter (2) includes both Grievance forms and all other documents presented to the ALC, which Appellant has already included in the record on appeal, and therefore no further clarification is necessary.



---

FOR THE COURT

Columbia, South Carolina

cc:  
Gregory Pencille, 00312332  
Christina Catoe Bigelow, Esquire

**FILED**  
**Nov 09 2022**

---