

The South Carolina Court of Appeals

Richard Vandale Clowney, #276073, Appellant,

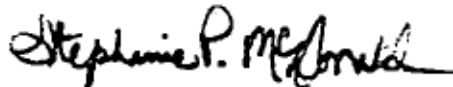
v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2022-001813

ORDER

On June 6, 2023, Respondent filed a motion to strike appellant's final brief because "it is not identical to the Initial Brief that Appellant filed on March 1, 2023." The document titled "Final Brief" filed by Appellant on May 24, 2023, is identical to Appellant's initial reply brief filed on May 8, 2023. We construe Appellant's "Final Brief" filed on May 24, 2023, to be Appellant's final reply brief of appellant, and deny Respondent's motion to strike. However, Appellant's final brief is overdue. In order to file a final brief, Appellant must file a motion to file out of time along with a final brief that complies with Rule 211, SCACR, within ten days of the date of this order. *See* Rule 211(b) (providing that the final brief must be "identical" to the brief previously filed under Rule 208 except for references to the record and corrections of typographical errors and misspellings).



FOR THE COURT

Columbia, South Carolina

cc:

Richard V. Clowney, 276073

Joseph R Shakibanasab, Esquire

FILED
Jun 27 2023