



The South Carolina Court of Appeals

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CHIEF DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

November 27, 2023

Desimber Rose Wattleton
PO Box 1075
Taylors SC 29687

Mr. Robert Clyde Childs, III, Esquire
PO Box 1519
Travelers Rest SC 29690

Ms. Shanon N. Peake, Esquire
2530 Devine Street
Third Floor
Columbia SC 29205

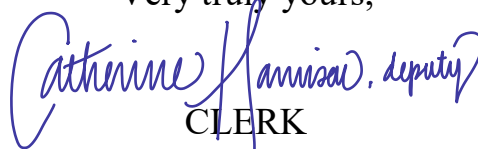
Re: Desimber Wattleton v. A&K Auto Sales and Leasing, LLC
Appellate Case No. 2023-001469

Dear Ms. Wattleton and Counsel:

Enclosed is a copy of this Court's order.

Within thirty (30) days from the date of this letter, the Respondents may serve and file the respondents' initial brief and designation of matter.

Very truly yours,


CLERK

The South Carolina Court of Appeals

Desimber Rose Wattleton, Appellant,

v.

A&K Auto Sales and Leasing, LLC, Ameen Aljaouni,
Tim Yarger, Tony Scott, Ryan Little, Atlantic
Acceptance Corp., Westlake Financial Services, Roy
Owens and Roy Owens Towing, Defendants,

Of Which A&K Auto Sales and Leasing, LLC and
Westlake Financial Services are the Respondents.

Appellate Case No. 2023-001469

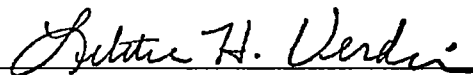
ORDER

Appellant has filed a motion to "augment and correct the record on appeal," in which she seeks to add a document that was "not included in the initial notice of appeal," the circuit court's September 18, 2023 order granting Respondent Westlake Financial Services' motion to dismiss. The record on appeal has not yet been filed in this case, so any motion to amend the record is denied as premature.

To the extent that Appellant's intention is to file an amended notice of appeal of the aforementioned order, the motion is denied because the order is not immediately appealable. *See Cheap-O's Truck Stop, Inc. v. Cloyd*, 350 S.C. 596, 605, 567 S.E.2d 514, 518 (Ct. App. 2002) (explaining "a Form 4 order is used on a plethora of occasions" as a final order, when nothing remains to be done by the circuit court after signing the order, but a Form 4 is "not efficacious as a final order" if the circuit court explicitly provides that "a more formal order will be filed," or "the final order will be prepared by [counsel]" (emphasis removed)).

Respondent Westlake's motion to dismiss this appeal is denied. The order on appeal, the circuit court's September 18, 2023 order dismissing Appellant's second cause of action, is interlocutory but appealable. *See Lebovitz v. Mudd*, 289 S.C.

476, 479, 347 S.E.2d 94, 96 (1986) ("An order granting a Rule 12(b) motion as to one of multiple claims is directly appealable under § 14-3-330(2) because it affects a substantial right and strikes out part of a pleading.").



FOR THE COURT

Columbia, South Carolina

FILED
Nov 27 2023

cc:

Desimber Rose Wattleton

Robert Clyde Childs, III, Esquire

Shanon N. Peake, Esquire