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SC Court of Appeals

**From:** [Carol Ann Honeycutt](#)  
**To:** [Kevish, Julie](#); [henrietta.golding](#); [auso2southcarolina.usa.com](#); [Court Of Appeals Filings](#)  
**Subject:** AUDIO RECORDING AND TRANSCRIPTS OF 25th Avenue Llc. v. Carol Ann Honeycutt.  
**Date:** Friday, April 19, 2024 5:29:59 PM

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\*\*\* **EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Dear Julie,

This notice is being sent to you to make sure that you PRESERVE AND DO NOT DESTROY the AUDIO OR DIGITAL recording(s) and the transcripts of the hearing of April 24, 2023, before Judge Debra R. McCaslin in the Fifteenth Judicial District, Case No. 2020-CP-260-5267, 25th Avenue Llc. v. Carol Ann Honeycutt. The case is currently under appeal. Please conform to the South Carolina Appellate Court Rule copied below.

Thank you for your attention to this matter.

Carol Ann Honeycutt

843-254-5951

**RULE 607**  
**COURT REPORTER TRANSCRIPTS AND RECORDINGS**

**(i) Retention of Recordings.**

**(1) Five Years from Proceeding.** A court reporter must retain the primary and backup recordings of a proceeding for at least five (5) years after the date of the proceeding before destroying or deleting any recordings. If the proceeding was a hearing or trial which lasted for more than one day, the time shall be computed from the last day of the hearing or trial.

**(2) One year from Transcription.** A court reporter must also retain the primary and backup recordings from a proceeding that has been transcribed for at least one (1) year after the original transcript is sent to the requesting party, even if this results in the reporter retaining the recordings longer than five (5) years, to allow a party to challenge the accuracy of the transcription.