

The South Carolina Court of Appeals

Danny Rose, Respondent,

v.

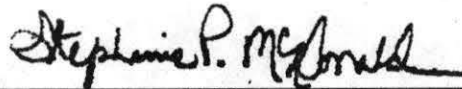
Robert Rose, Gloria Rose-Ruch, Mary Margaret Doll
Rose, and John Does 1-99, Defendants,

Of whom Robert Rose, Gloria Rose-Ruch, and Mary
Margaret Doll Rose are the Appellants.

Appellate Case No. 2023-001129

ORDER

On May 6, 2024, Appellants filed and served their designation of matter. Respondent moved to strike items 1, 2, 3, 8, 11, 12, 17, 18, 26, 27, 28, 29, and 30. In their return, Appellants agreed to strike items 2, 3, 26, 27, 28, and 29. After careful consideration, we strike items 2, 3, 26, 27, 28, and 29 from Appellants' designation of matter by consent of the parties. We also strike items 1 and 30 because those items were filed five months after the filing of the notice of appeal. *See* Rule 209(b), SCACR ("A party shall not include any matter in his [d]esignation which is not relevant to the appeal."). Within thirty days of the date of this order, Appellants shall file and serve an amended initial brief and amended designation of matter omitting references to items 1, 2, 3, 26, 27, 28, 29, and 30.



FOR THE COURT

Columbia, South Carolina

cc:

John Martin Foster, Esquire

T. Hunt Reid, Esquire

William Thomas Young, III, Esquire

FILED
Jul 03 2024
