

The South Carolina Court of Appeals

Marcus Riley, Appellant,

v.

Dorothy Riley, individually and Dorothy Riley, in her
role as Personal Representative of The Estate of Marion
F. Riley, Jr., Respondent.

Appellate Case No. 2023-001281

ORDER

On December 20, 2024, this court dismissed this appeal because Appellant failed to file an amended final brief in compliance with the South Carolina Appellate Court Rules as directed by this court. On January 7, 2025, Respondent moved for sanctions, arguing Appellant repeatedly failed to comply with the South Carolina Appellate Court Rules. Respondent further argued sanctions were appropriate because Respondent filed multiple motions regarding Appellant's repeated failures, incurring unnecessary attorney's fees. Appellant did not file a return. After careful consideration, we deny the motion for sanctions. *See* Rule 269, SCACR ("Where an appeal, petition, motion[,], or return is frivolous or taken solely for the purposes of delay, or is not in compliance with these Rules, the appellate court may upon its own motion or that of a party, after ten (10) days notice, impose upon offending attorneys or parties such sanctions as the circumstances of the case and discouragement of like conduct in the future may require.").



FOR THE COURT

Columbia, South Carolina

cc:

Ittriss J. Jenkins, Esquire

James Martin Harvey, Jr., Esquire

Richard Aaron Ness, Esquire

Elaine Sabb

The Honorable Brooks P. Goldsmith

FILED
Jan 23 2025