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Aug 25 2025

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM LANCASTER COUNTY
Court of Common Pleas

Brian M. Gibbons, Circuit Court Judge

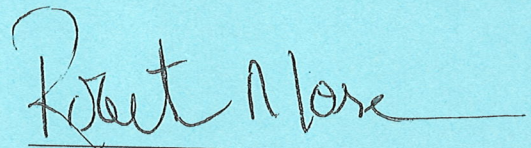
Appellate Case No. 2024-000557

Roberta Moore, Appellant,

v.

Rebecca Giesler, Respondent.

**APPELLANT'S MOTION TO DENY RESPONDENT'S MOTION FOR DISMISSAL
AND TO ALLOW APPELLANT TO CORRECT RECORD ON APPEAL TO INCLUDE
ADDITIONAL ITEMS NOW BEING IDENTIFIED BY RESPONDENT THAT WERE
NOT LISTED ON PREVIOUS MOTION TO DISMISS**



Roberta Moore
3194 Pine Bluff Way
Fort Mill, SC 29707
(803) 524-1842

Now comes the Appellant, Roberta Moore, respectfully requesting that the Court deny the Respondent's Motion for Dismissal based on the Respondent's argument stating that the Appellant has continued to consistently and materially fail to comply with the South Carolina Appellate Court Rules. However, South Carolina Rules of Appellate Procedure, inclusive of Rule 203 and Rule 208 identify and determine the timelines of the appeal. The Appellant has met those timelines along with complying with the deadlines issued by the court to correct all deficiencies in paperwork submitted. All deficiencies identified by the Court have been corrected, reviewed, and motions ruled upon. These deficiencies include: The Notice of Appeal filed April 2, 2024 (April 19, 2024 Deficiency Letter) ; The Expiration for Ordering Circuit Court's Transcripts (April 29, 2024 Deficiency Letter); Failure to Include Designation of Matter (July 17, 2024 Deficiency Letter); Failure to submit Motion Filing Fees (August 20, 2024). All matters that were marked as deficient by the Court have been corrected by the Appellant and the Court has moved in favor of the Appellant to accept the amended Initial Brief, the late transcripts, the Designation of Matter, , and all filing fees.

On July 19, 2024, the Respondent filed a Motion to Dismiss the appeal, On January 28, 2025, the Court denied the Respondent's Motion to Dismiss and allowed Appellant to file her amended Initial Brief and Designation of Matter which was filed on February 27, 2025 by the Court mandated deadline.

On March 10, 2025, the Appellant filed her Reply to Respondent's Brief and on March 31, 2025, the Appellant filed her Final Brief and Record on Appeal. , the Respondent filed a Motion to Dismiss, or in the alternative, an Order striking the Record on Appeal because the Record on Appeal was not organized properly. On June 20, 2025, the court issued a Non-

Dispositional Decision-Order denying the Respondent's Motion To Dismiss and allowing the Appellant to correct the Record on Appeal. On July 21, 2025, the Appellant filed an Amended Record on appeal which was accepted by the court without deficiencies.

On August 14, 2025, the Respondent filed a Motion To Dismiss.

The Respondent argues that the Appellant's appeal should be dismissed because the Appellant failed to comply with the Rules of the Court. However, the Appellant has complied to the Rules of the Court and all deadlines given by the Court in correcting all documents and meeting all timelines in accordance to the SC Appellate Court Rules. All deficiencies required by the Court were corrected within the specified deadlines and the Court was able to move and rule upon the motions submitted.

The Respondent claims that the Appellant has included correspondence that is irrelevant to the Appeal in the Record on Appeal. The Respondent identifies the correspondence as (1) the Form 4 Order, dated January 8, 2024; (2) those Orders numbered 1,3, 4, and 5 in the second "Order" index; (3) those pleadings indexed and numbered 1, 4-6, 8 and 11-29; (4) Appellants exhibits numbered 1-3; and the letter to Shelly Spencer, Clerk of Court. South Carolina Rule 210(c) clearly states that orders and pleadings are to be included in the Record on Appeal. Therefore, none of the items listed as erroneous are erroneous. All items are included in accordance to the Rule.

In the Non-Dispositional Decision-Order, the courts indicated that the notarized statement dated April 9, 2024 was not to be included in the Record on Appeal. This was removed from from amended Record on Appeal. All other documents included in the Record on Appeal are in accordance with South Carolina Rule 210 (c). Said correspondence with the exception of what

was removed in accordance to the court order were all submitted in court to the Honorable Judge Brian Gibbons during the initial court proceedings and are relevant to the issue on appeal in regards to Breach of Contract Accompanied By A Fraudulent Act. Copies of text messages and all e-mails were given to the Honorable Judge Brian Gibbons in the lower court during initial court proceedings. The documents were handed to the Courtroom Deputy Clerk as noted in the transcripts of proceedings.

Although the Appeal has experienced some delays in order to correct deficiencies, the Appellant has acted in a bona fide manner without any intention to deceive. The Appellant has responded to all of the Court's requests. The Respondent is not prejudiced by the delay in that the Respondent has no right to evict the Appellant from the home. The home is under a legal and binding mortgage contract with an Addendum that outlines the process of foreclosure. The home does not qualify for foreclosure proceedings because there are no arrearages in the mortgage payment and based on the Promissory Note, the Appellant is currently in a 35-year mortgage agreement until the house is either refinanced or final closing. There are no mortgage payment arrearages on the house and therefore no basis for foreclosure. Eviction is not a part of any of the binding contracts signed by the Respondent or the Appellant. Therefore, there is no unjust delay in the proceedings because all mortgage payments are up-to-date according to the signed contract.

The Appellant has complied to all of the court orders to correct deficiencies as identified by the court and has submitted all paperwork by the court mandated deadlines.

The Respondent's admittance in her Request For Dismissal of reaching out to the Clerk of the Lower Court, as well as, the judge, The Honorable Brian Gibbons without the presence and without notifying the Appellant are according to Rule 12(b)(3) considered misconduct by the

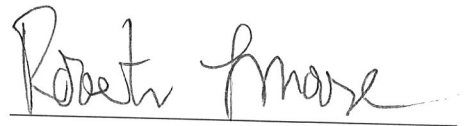
Respondent and should therefore cause the prior judgment to be overturned in that it is believed that by the Counsel for the Respondent reaching out multiple times to the above parties without the knowledge of the Appellant, it is believed that she has compromised and swayed the outcome of the proceedings. At no point before or after was the Appellant advised of the ex parte communications that took place with the Respondent as she communicated with the Clerk of the Lower Court, as well as, The Honorable Judge Brian Gibbons. The Appellant did not find out until the Appeal proceedings based on documents filed in the court that the Respondent has participated in ex parte communications and at that point the Appellant immediately notified the Clerk of the Appellate court in writing regarding those communications to notify the court of these actions. Based on the Respondent's failure to not only file the required paperwork by the Court mandated deadline but also because the Respondent broke SC Code of Laws Section 58-3-260 by participating in ex parte communications as confirmed in writing in the Respondent's Motion For Dismissal submitted to the Court of Appeals on July 19th, 2024, the communications from the Appellate to the Court should be admitted to the Record on Appeal.

CONCLUSION

Based on SC Code of Laws Section 58-3-260, the Appellant hereby requests that the Respondent's Request for Dismissal be denied and respectfully requests that the Appellant be allowed to correct the Record on Appeal to include the Respondent's new Exhibits that were not listed previously in her outlined list of missing Matter in her previous Motion for Dismissal.

August 24, 2025

Respectfully Submitted,

A handwritten signature in cursive script that reads "Roberta Moore". The signature is written in black ink and is positioned above a horizontal line.

Roberta Moore
3194 Pine Bluff Way
Indian Land, South Carolina 29707
(803) 524-1842

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
v.

Rebecca Giesler, Respondent.

PROOF OF SERVICE

I certify that I have served the on Rebecca Giesler, via e-mail on August 24, 2025, APPELLANT'S MOTION TO DENY RESPONDENT'S MOTION FOR DISMISSAL AND TO ALLOW APPELLANT TO CORRECT RECORD ON APPEAL TO INCLUDE ADDITIONAL ITMS NOW BEING IDENTIFIED BY RESPONDENT THAT WERE NOT LISTED ON PREVIOUS MOTION TO DISMISS and by depositing a copy of it in the United States Priority Mail, postage prepaid on August 25, 2025 addressed to her attorney of record, Jennifer M. Cloud, 1467 Ebenezer Road, Rock Hill, South Carolina 29732.

August 24, 2025



Roberta Moore

3194 Pine Bluff Way

Indian Land, South Carolina 29707

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