

The South Carolina Court of Appeals

Athena Irland, Appellant,

v.

Brandy S. Culp, Respondent.

Appellate Case No. 2023-001852

ORDER

On March 3, 2025, this court dismissed this appeal because Appellant failed to file an amended record on appeal in compliance with the South Carolina Appellate Court Rules as directed by this court. On July 20, 2025, Respondent moved for costs and sanctions.

First, pursuant to Rule 222 of the South Carolina Appellate Court Rules, the motion for costs filed by Respondent is granted in the amount of \$2,500 against Appellant. The lower court or tribunal is directed to add this award of costs to the remittitur.

Second, pursuant to Rule 269 of the South Carolina Appellate Court Rules, 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

FILED
Sep 12 2025

cc:

Athena L. Irland

Jesse Sanchez, Esquire

Daniel Scott Slotchiver, Esquire

Stephen Michael Slotchiver, Esquire

Julie J. Armstrong