

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

RECEIVED

Oct 21 2025

SC Court of Appeals

APPEAL FROM KERSHAW COUNTY
Court of Common Pleas

Hon. Jocelyn Newman, Court of Common Pleas Judge

Case No. 2025-000253
Trial Case No. 2024CP2800851

Shelby Troublefield,

Respondent,

v.

Freda Stevens,

Appellant.

APPELLANT'S MOTION TO CORRECT INITIAL BRIEF

NOW COMES Appellant, by and through her undersigned counsel, moving for entry of an order allowing correction of a misstated fact date in her initial brief.

The fact Appellant seeks to correct occurs in a sentence on Page 5 of the initial brief, which states, "The second statement was allegedly made on September 25, 2024, resulting from an incident involving the Appellant and the Respondent in a car pick up line at the school."

The Appellant asks that she be allowed to reword the sentence to make it clear that the second statement at issue actually occurred on September 30, 2024, but related to an incident that had occurred five days earlier when the parties encountered each other in the school's car pick up line and exchanged heated words.

If this motion is allowed, the Appellant would ask the Court to reflect whether it wishes the Appellant to file an amended initial brief or whether the correction should instead be reflected in the Appellant's final brief.

Counsel for Appellant has conferred with counsel for the Appellee, who graciously reflected his consent that the requested correction be allowed.

Respectfully submitted

s/ Ryan McKaig

Ryan McKaig

Aaron V. Wallace

Wallace Law Firm

1416 Laurel Street, Suite B

Columbia, SC 29210

T: 803-766-3997

awallace@wallacefirm.com

ryan@mckaiglaw.com

Attorneys for Appellant

October 21, 2025

Charleston, South Carolina