

The South Carolina Court of Appeals

Terry Scott, Appellant,

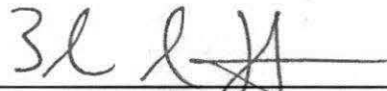
v.

Charleston County Assessor, Respondent.

Appellate Case No. 2025-001521

ORDER

Appellant filed her final brief on October 23, 2025. On November 7, 2025, Respondent filed a motion to strike a portion of Appellant's final brief or, in the alternative, to amend Respondent's designation of matter. No return was filed. After careful consideration, we grant Respondent's motion to strike a portion of Appellant's final brief. Specifically, we strike the third statement of issue on appeal appearing on page one of the final brief and the entire third argument that starts on page fourteen and ends on page seventeen of the final brief because these matters were not in Appellant's initial brief. *See* Rule 211(b), SCACR (stating a final brief "shall be identical" to the initial brief except "[t]he references in the initial brief shall be revised to indicate where the material appears in the [r]ecord on [a]ppeal" and "obvious typographical errors and misspellings which were contained in the initial brief" shall be corrected); Rule 211(b)(2), SCACR (explaining that other than the changes listed "[n]o other changes may be made"). Within twenty days of the date of this order, Appellant shall serve and file an amended final brief that omits the third statement of issue on appeal and the entire third argument.



J.

FOR THE COURT

Columbia, South Carolina

FILED
Dec 22 2025

cc:

Terry Scott

Bernard E. Ferrara, Jr., Esquire

Natalie Armstrong Ham, Esquire

Marc Graylynn Belle, Esquire

Kevin Michael DeAntonio, Esquire

FILED
Dec 22 2025