

From: Spencer, Shelby
To: madison@gleissnerlaw.com
Cc: anissa@gleissnerlaw.com; rick@gleissnerlaw.com; [Court Of Appeals Filings](#)
Subject: FW: Jackson v. Campbell, Appellate No. 2025-001848
Date: Tuesday, April 7, 2026 3:34:42 PM
Attachments: [Jackson v. Campbell - DOM.pdf](#)
[Respondents Designation of Matter.pdf](#)
[Motion for Summary Judgment - Defendants 6-12-2025.pdf](#)
[Exhibit 1 - Def's MSJ 6-12-2025.pdf](#)

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From: Madison Jeffords <madison@gleissnerlaw.com>
Sent: Tuesday, April 7, 2026 2:48 PM
To: Spencer, Shelby <sspencer@sccourts.org>
Cc: Anissa Crow <Anissa@gleissnerlaw.com> ; Rick Gleissner <Rick@gleissnerlaw.com>
Subject: RE: Jackson v. Campbell, Appellate No. 2025-001848

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Good afternoon,
Please be advised that Gleissner Law Firm represents the Appellants in the above referenced matter.

The Appellants and Respondents both filed and designated the Respondent's Motion for Summary Judgment with Exhibit 1: the condensed transcript of Mary Jackson (attached) in the Designation of Matter on file with this Court and attached.

For the Record on Appeal, we have included the Respondent's Motion for Summary Judgment with Exhibit 1: the condensed transcript of Mary Jackson as it was filed in the trial court.

The Respondent's counsel has brought to our attention that attaching a condensed transcript may not be acceptable. Therefore, I am reaching out to see if we should have the exhibit transcript attached as it was filed in the trial court or if it needs to be supplemented by a full copy of the transcript?

Any assistance or guidance would be appreciated.

Thank you,
Madison Jeffords
Paralegal

Gleissner Law Firm, L.L.C.

1316 Washington Street, Suite 101
Columbia, South Carolina 29201
p: 803.787.0505
f: 803.712.4283
GleissnerLaw.com

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