

The South Carolina Court of Appeals

Robert Matthews, Jr., Respondent,

v.

Tiffany R. Matthews, Appellant.

Appellate Case No. 2025-002345

ORDER

On February 11, 2026, Respondent filed his initial brief and designation of matter. On March 6, 2026, Appellant filed a "Motion to settle the record" asking this court to strike certain matters from Respondent's designation of matter. Specifically, Appellant sought to strike matters 4-11, arguing they were not presented to the master-in-equity, and sought to strike matter 3 as "largely irrelevant to the issue on appeal." Appellant alternatively asked for leave for the parties to refer to the record on appeal in Appellate Case Number 2025-000643 rather than including it in the record on appeal for this appellate case. Respondent filed a return, explaining why matters 4-11 were included in his designation of matter and opposing the alternative request for matter 3. Appellant did not file a reply.

After careful consideration, we grant the motion to strike as to matters 4-11. Within ten days of the date of this order, Respondent shall serve and file an amended designation of matter omitting matters 4-11. *See* Rule 210(c), SCACR ("The Record on Appeal shall include all matter designated to be included by any party under Rule 209 and shall comply with the requirements of Rule 267. The Record shall not, however, include matter which was not presented to the lower court or tribunal."). However, we deny the motion to strike as to matter 3. Appellant shall include matter 3 in the record on appeal for this appellate case.


FOR THE COURT

FILED
Apr 16 2026

Columbia, South Carolina

cc:

Paul E. Tinkler, Esquire

Paul William Bradley, Esquire

Stephan Victor Futeral, Esquire