

RECEIVED

JUN 10 2026

Dear Mrs. Howard,

Peace be to you and I hope this letter finds you well. I am writing you in regards to my Appeal, case number 2026-001101. Today I received your letter regarding the requirement that I provide proof that my transcript has been ordered. On May 4, 2026 when I mailed out my notice of appeal, I also wrote the clerk of court, Christy M. Gray of Marion County requesting a copy of my transcript. She wrote me back on May 8, 2026 informing me that I could submit that request to SC Court Administration. I am attaching a copy of my letter which is clock stamped along with her letter to me. I am also attaching a copy of my debit form showing proof that I wrote the SC Court Administration requesting said transcript on May 19, 2026. I also would like to add to the record that even despite the fact that I requested the transcript, I mailed you all a copy of the Judge's order, my appellate brief, and supporting documentation on May 27, 2026. That debit form is also attached herein. I submitted my brief after looking over Rule 208 A (1) of the South Carolina Appellate Court rules, which states, Within thirty (30) days after receiving the transcript or, if no transcript is ordered, within thirty (30) days after serving the notice of appeal, appellant shall serve one copy of his brief on all parties to the appeal, and file with the clerk of the appellate court one copy of the brief with proof of service. Being that I attached a copy of the order, my brief, and supporting documentation, I didn't feel that the transcript was needed after reviewing Rule 208 A (1). But just in case I do need it by your expertise, I've attached proof that I currently waiting to hear back regarding said transcript. Thank you for your time and assistance in this matter. God bless.

Respectfully
Larry White

6-4-2026

Larry A. White (371303)
Perry Correctional Inst.
130 Oaklawn Road
Pelzer, SC 29669

The Supreme Court of South Carolina
P.O. Box 11330
Columbia, SC 29211

RECEIVED

JUN 08 2026

LEGAL MAIL MAILROOM

RECEIVED

JUN 10 2026

S.C. SUPREME COURT