

# The South Carolina Court of Appeals

The State, Respondent,

v.

Joseph Wright, Jr., Appellant.

Appellate Case No. 2013-002510

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## ORDER

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Attorney for the Appellant has filed several motions to amend his designation of matter. Appellant first requested to amend his designation of matter to include in the record on appeal: (1) a March 28, 2014 letter to the clerk of this court, (2) a March 31, 2014 letter to the clerk of this court, (3) an April 2, 2014 letter to the deputy clerk of this court, and (4) a corrected certificate of service. Rule 210 of the South Carolina Appellate Court Rules requires that the record on appeal only include matters which were presented to the lower court. These requested documents were not presented to the lower court; accordingly, this first request to amend Appellant's designation of matter is denied.

Appellant has also filed a second motion to amend his designation of matter and a "substitute" motion to amend his designation of matter, seeking to include a different version of the May 15, 2009 probation order. This different version appears to be unsigned, has fewer handwritten "Additional Conditions ordered by the Court," and does not include the "Richland County Filed" stamp. Appellant's request to include this version is granted; however, Appellant must also include the copy of the order that is signed, includes the extra conditions, and includes the "Richland County Filed" stamp.

  
FOR THE COURT

FILED

6/5/14

Columbia, South Carolina

cc:

Hemphill P. Pride, II, Esquire

Matthew C. Buchanan, Esquire

Robert P. Wood, Esquire