

The South Carolina Court of Appeals

Albert H. Hough, individually and as Personal Representative of the Estate of Harold W. Hough and as Personal Representative of the Estate of Elizabeth P. Hough; George J. Hough and Angela Hough, Respondents,

v.

Richard Wesley Hough, Joel Pitts Hough, and Mary Louise Robinson, Defendants,

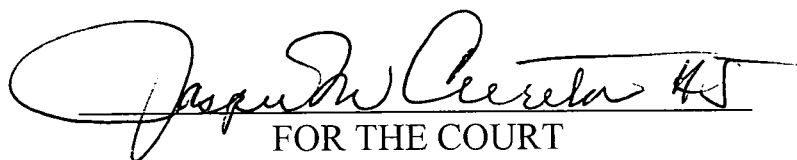
Of whom Richard Wesley Hough is the Appellant,

And Joel Pitts Hough and Mary Louise Robinson are the Respondents.

Appellate Case No. 2014-001012

ORDER

Appellant has filed a motion to strike four matters designated by Respondents to be included in the record on appeal. Respondents filed a return and a motion in the alternative to amend their initial brief and designation of matter. After careful consideration, Appellant's motion to dismiss is granted in part and denied in part. The Standing Order in All Partition Actions and the deposition testimony of Albert Hough may be designated and cited in Respondents' brief. However, within twenty days of the date of this order, Respondents shall serve and file an amended designation of matter and initial brief that omits the designations of Angela Hough and Richard Wesley Hough and excludes references to those depositions.


FOR THE COURT

FILED

2/19/15

Columbia, South Carolina

cc:

Kathleen McColl McDaniel, Esquire

B. Michael Brackett, Esquire

Michael Scott Rankin, Esquire

Mary Louise Robinson