

The South Carolina Court of Appeals

South Carolina Federal Credit Union, Respondent,

v.

Dorothy Harley Sistrunk a/k/a Dorothy Harley-Sistrunk
a/k/a Dorothy A. Harley a/k/a Dorothy Sistrunk,
Appellant.

Appellate Case No. 2015-001112

ORDER

Appellant's motion to remand is denied. This court will consider the merits of this appeal once we receive final briefs and the case is assigned to panel.

Respondent has notified this court that Appellant did not serve an amended record on appeal as required by this court's order of June 1, 2016. Appellant responded that she has already included all documents that were designated by the parties in the record on appeal and supplemental record on appeal. As to Respondent's contention that Appellant has included matters not designated by either party, Appellant explains that all matters included in the record were presented to the lower court and are relevant to this appeal.

We construe Appellant's response as a motion to amend her designation of matter and to accept the previously filed record on appeal and supplemental record on appeal. Respondent shall file any return within ten days of this order.


FOR THE COURT

Columbia, South Carolina

FILED

August 15, 2016

cc:

Dorothy Sistrunk

Reid Evan Dyer, Esquire