

The South Carolina Court of Appeals

John Doe, Appellant,

v.

Board of Zoning Appeals (BZA) and Town of Sullivan's
Island (S.I.), S.I. Zoning Administrator, and S. I.
Building Dept., Individually and In Official Capacity,
Respondents.

Appellate Case No. 2015-002297

ORDER

Appellant has filed a "Motion for the Court's Clarification" relating to this court's letter of July 29, 2016, returning Appellant's "Motion for Leave to File and Other Relief" to Appellant and explaining that this court would take no further action on the motion.

After consideration of the "Motion for the Court's Clarification," we find that Appellant's "Motion for Leave to File and Other Relief" was returned to Appellant in error, and we accept the motion for filing.

In the "Motion for Leave to File and Other Relief," Appellant requests that this court strike the supplemental record or allow Appellant to file a response to the supplemental record, arguing it contains matter not ruled upon by the lower court. Because the only matter contained in the supplemental record is a motion that was filed in the circuit court and designated in Respondents' designation of matter, the motion was properly included in the record on appeal pursuant to Rule 210(c), SCACR. Accordingly, "Appellant's Motion for Leave to File and Other Relief" is denied.



FOR THE COURT

FILED

November 4, 2016

Columbia, South Carolina

cc:

Cynthia Holmes

John Phillips Linton, Jr., Esquire

George Trenholm Walker, Esquire