

The South Carolina Court of Appeals

Justin H. Griffin, Appellant,

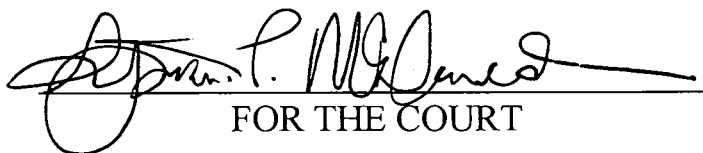
v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2016-001563

ORDER

Respondent has filed a motion to strike two "sworn declarations" from Appellant's initial reply brief, arguing they were not presented to the Administrative Law Court. Appellant did not file a return to the motion. The motion is granted. See Rule 208(b)(4), SCACR ("The brief shall contain references to the transcript, pleadings, orders, exhibits, or other materials *which may be properly included in the Record on Appeal* . . . to support the salient facts alleged." (emphasis added)); Rule 210(c), SCACR ("The Record shall not . . . include matter which was not presented to the lower court or tribunal."). This court will disregard these declarations in Appellant's initial reply brief, and Appellant shall not include the declarations in his final reply brief.


FOR THE COURT

Columbia, South Carolina

FILED

cc: Justin Griffin #315057
Christina Catoe Bigelow, Esquire

January 25, 2017