

The South Carolina Court of Appeals

The State, Respondent

v.

Joe Worley, Appellant.

Appellate Case No. 2012-210646

ORDER

After careful consideration of the parties' filings, Respondent's motion to strike Appellant's initial brief is granted. Within twenty days, Appellant shall serve and file an amended initial brief that (1) strikes any arguments regarding the denial of Appellant's bond request because an appeal from the orders relating to the bond are not currently before this Court; (2) strikes any citation to matters not presented to the lower court, including counsel's trial notes, pursuant to Rule 210(c), SCACR; and (3) adds proper citation references pursuant to Rule 208(b)(4), SCACR, which requires initial briefs to "contain references to the transcript, pleadings, orders, exhibits, or other materials which may be properly included in the Record on Appeal [see Rule 210(c)] to support the salient facts alleged" and to cite "to the page and line number of the transcript prepared by the court reporter or by the page of the material to be referenced."

Additionally, after careful consideration of the parties' filings, Appellant's motion to supplement the record and expedite briefing is denied.


FOR THE COURT

Columbia, South Carolina

FILED

AK 12/19/12

cc:

Desa Allen Ballard

Mark Reynolds Farthing

Harvey MacLure Watson, III

Carson McCurry Henderson

Billy J. Garrett, Jr.