

# The South Carolina Court of Appeals

Gregory Pencille, #312332, Appellant,

v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2019-002115

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## ORDER

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Appellant's "motion for leave to be heard on the original record" is denied. Within thirty days after service of the last brief, Appellant is required to serve a copy of the record on appeal on Respondent, and the record must include all documents listed in the parties' designations of matter. *See* Rule 210, SCACR. The copy requirement for the briefs and record on appeal, however, is reduced to the extent that the parties shall file one bound copy and one unbound copy of their final briefs, and Appellant shall file one bound copy and one unbound copy of the record on appeal.

  
FOR THE COURT

Columbia, South Carolina

cc:

Gregory Pencille, 00312332

Christina Catoe Bigelow, Esquire

**FILED**

March 6, 2020