

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM RICHLAND COUNTY  
Court of Common Pleas

Hon. Doyet A. Early, Circuit Court Judge

C.A. No.: 2018-CP-40-02425  
Appellate Case No. 2019-000648

**RECEIVED**

MAR 20 2020

SC Court of Appeals

Jefferson Davis, Jr. ....Appellant.

v.

Ellen Weaver, Chad Connelly, Oran P. Smith, Neil J. Mellen, Howard S. Rich, Rick Reames, Stephen D. Kirkland, Palmetto Promise Institute, Palmetto Family Council, Palmetto Family Action, South Carolinians for Responsible Government, SCRG Foundation, Access Opportunity South Carolina, Friedman Foundation for Educational Choice, Inc., Cato Institute, South Carolina Educational Credit for Exceptional Needs Children Fund, South Carolina Education Oversight Committee, South Carolina Department of Revenue, South Carolina Department of Labor, Licensing and Regulation, First Impressions, Inc. d/b/a/ Richard Quinn & Associates, First Tuesday Strategies, LLC, Bill Wilson, Jason Bedrick, Jim DeMint, Randy Page, Tony Denny, Phillip Cease, Melanie Barton, Doris Cubitt, Susan Thomas, John McCormick, Nate Leupp, Institute of Management Consultants USA & John Doe(s) 1-40 .....Respondents.

**APPELLANT'S RESPONSE IN OPPOSITION TO RESPONDENT KIRKLAND'S  
MOTION TO SUPPLEMENT THE RECORD ON APPEAL**

Appellant, Jefferson Davis, Jr., ("Appellant") respectfully submits the following in opposition to Respondent Stephen Kirkland's ("Respondent Kirkland") **MOTION TO SUPPLEMENT THE RECORD ON APPEAL AND TO STAY THE TIME FOR FILING THE FINAL BRIEF.** For the reasons set forth below, this Court should deny Respondent aforementioned Motion.

## ARGUMENT

**Rule 209(b), SCACR** states, in pertinent part, the following: “... the Designation may only propose to include portions of the transcript, pleadings, orders, exhibits, or other materials which may be properly included in the Record on Appeal [See Rule 210(c)]. A party shall not include any matter in his Designation which is not relevant to the appeal.” (Emphasis added.)

**Rule 210(c), SCACR** states, in pertinent part, the following: “The Record on Appeal shall include all matter designated to be included by any party under Rule 209 .... The Record [on Appeal] shall not, however, include matter which was not presented to the lower court or tribunal.” (Emphasis added.)

**I. Respondent Kirkland should not be allowed to supplement the Record on Appeal with an affidavit that would not have been allowed initially under Rule 209(b), SCACR.**

Rule 209(b), SCACR clearly states that the “**Designation may only propose to include the portions of the transcripts, pleadings, orders, exhibits, or other materials which may be properly included in the Record on Appeal [See Rule 210(c)].**” Respondent Kirkland request to add an affidavit that was not included in his or any other Designation of Matter filed by any of the numerous Respondent’s. Even if the affidavit had been officially designated, the affidavit would be improperly designated as it does not comply, as outlined below, with Rule 210(c), SCACR. Furthermore, the affidavit is totally unrelated to this appeal as outlined in **Appellant’s Motion to Strike** (dated and mailed 3/9/2020 – not appearing online at this time) previously filed with this Court, the arguments of which are incorporated herein by reference.

II. Respondent Kirkland should not be allowed to supplement the Record on Appeal with an affidavit that relates to an issue and argument that was not raised to and ruled on by the lower court under Rule 210(c), SCACR.

As noted in Appellant's Motion to Strike (dated 3/9/2020), this appeal SOLELY deals with the interpretation of the following CONCLUSION in Judge Benjamin's October 30, 2018 Order:

**CONCLUSION**

For the foregoing reasons, Defendants' Motion to Dismiss is granted in part and denied in part.

**IT IS THEREFORE ORDERED** each John Doe referenced in the complaint shall be specifically named and served. This court allows the plaintiff 15 days to appropriately amend the pleadings.

**AND IT IS SO ORDERED.**

s/ The Honorable DeAndrea Gist Benjamin  
Presiding Judge

**October 30, 2018 Order - Judge Benjamin  
(Record on Appeal, Page 8)**

All 31 newly named defendants (Respondents in this appeal) were dismissed from this case purely on a procedural issue ... that issue being that even though Appellant timely amended his complaint within 15-days as Judge Benjamin ordered, Judge Early somehow interpreted the above to also require Appellant to PERSONALLY SERVE all 31 of the newly named and geographically diverse defendants within that same 15-day time period. A physical impossibility, nothing ever discussed by Judge Benjamin before, and Appellant reasonably interpreted the above Order to be silent on when (thus defaulting to the SCRCPP) service must be completed. See Appellant's Initial Brief, Initial Reply and Motion to Strike.

**Nothing on the merits have been ruled on in this case.** None of the 31 newly named defendants (Respondents in this appeal) have had any of their Motions to Dismiss ruled on in this case. In fact, the Respondents have filed a total of 18 Motion's to Dismiss ... and not a single one has been ruled upon by the trial court ... yet each of the Respondents in this appeal have improperly raised the merits on their respective Motions to Dismiss in their Initial Reply Briefs and included the matter in their respective Designations.

Rule 210(c), SCACR, is clear, the "Record [on Appeal] shall not ... include matter which was **not presented** to the lower court or tribunal." (Emphasis added.)

The caselaw in South Carolina, including our SC State Supreme Court, clearly back up the requirements of Rule 210(c), SCACR, as well.

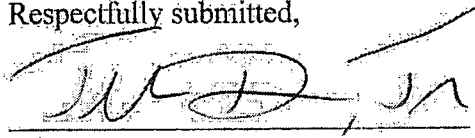
"a great number of reported cases in South Carolina for at least four generations, and more recently the appellate court rules and rules of civil procedure, have emphasized the importance and absolute necessity of ensuring that all issues and arguments are presented to the lower court for its consideration. Issues and arguments are preserved for appellate review only when they are **raised to and ruled on by the lower court**. E.g., *Wilder Corp. v. Wilke*, 330 S.C. 71, 76, 497 S.E.2d 731, 733 (1998) ("It is axiomatic that **an issue cannot be raised for the first time on appeal**, but must have been **raised to and ruled upon by the trial judge** to be preserved for appellate review."); *Long v. Dunlap*, 87 S.C. 8, 68 S.E. 801 (1910) (**Supreme Court will not consider any point which was not presented and considered below** unless it involves jurisdiction of the court); *Gaffney v. Peeler*, 21 S.C. 55 (1884) (question of law which was **not presented to or passed upon by the trial court cannot be raised on appeal**); Rule 210(c), SCACR (record on appeal shall not include matter which was not presented to lower court)."

*Elam v. South Carolina Dept. of Transp.*, 361 S.C. 9, 602 S.E.2d 772 (S.C. 2004). (Emphasis added.)

### **CONCLUSION**

For the foregoing reasons, as well as those in his Motion to Strike (dated 3/9/2020), Appellant respectfully requests this Court deny **RESPONDENT KIRKLAND'S MOTION TO SUPPLEMENT THE RECORD ON APPEAL AND TO STAY THE TIME FOR FILING THE FINAL BRIEF.**

Respectfully submitted,

A handwritten signature in black ink, appearing to read "J. Davis, Jr.", written over a horizontal line.

Date: March 17, 2020

Jefferson Davis, Jr.  
403 McCarter Avenue  
Greenville, SC 29615  
843-901-8036 (cell)  
*jeff@apogeeetax.com*  
*Appellant*

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM RICHLAND COUNTY  
Court of Common Pleas

Hon. Doyet A. Early, Circuit Court Judge

C.A. No.: 2018-CF-40-02425  
Appellate Case No. 2019-000648

**RECEIVED**

MAR 20 2020

SC Court of Appeals

Jefferson Davis, Jr. ....Appellant,

v.

Ellen Weaver, Chad Connelly, Oran P. Smith, Neil J. Mellen, Howard S. Rich, Rick Reames, Stephen D. Kirkland, Palmetto Promise Institute, Palmetto Family Council, Palmetto Family Action, South Carolinians for Responsible Government, SCRG Foundation, Access Opportunity South Carolina, Friedman Foundation for Educational Choice, Inc., Cato Institute, South Carolina Educational Credit for Exceptional Needs Children Fund, South Carolina Education Oversight Committee, South Carolina Department of Revenue, South Carolina Department of Labor, Licensing and Regulation, First Impressions, Inc. d/b/a/ Richard Quinn & Associates, First Tuesday Strategies, LLC, Bill Wilson, Jason Bedrick, Jim DeMint, Randy Page, Tony Denny, Phillip Cease, Melanie Barton, Doris Cubitt, Susan Thomas, John McCormick, Nate Leupp, Institute of Management Consultants USA & John Doe(s) 1-40 ..... Respondents.

PROOF OF SERVICE

I certify that I have served the **APPELLANT'S RESPONSE IN OPPOSITION TO RESPONDENT KIRKLAND'S MOTION TO SUPPLEMENT THE RECORD ON APPEAL** on the below named parties at the addresses noted by depositing a copy of it in the United States Mail, postage prepaid on March 17<sup>th</sup>, 2020.

Geoffrey Kelly Chambers, Esq.  
CPER Law Group LLC  
411 Walnut Street No. 10646  
Green Cove Springs FL 32043-3443

Kenneth Davis & Tierney Dukes  
Boykin & Davis, LLC  
PO Box 11844  
Columbia SC 29211

Jason Luther  
SC Department of Revenue  
PO Box 12265  
Columbia, SC 29211-9979

James H. "Jamey" Goldin  
Nelson Mullins  
PO Box 11070  
Columbia SC 29211

Christopher J. Daniels, Esq.  
Nelson Mullins  
PO Box 11070  
Columbia SC 29211

Miles Edward Coleman, Esq.  
Nelson Mullins  
2 W. Washington Street, Suite 400  
Greenville SC 29601

Douglas Walker MacKelcan, III &  
Skyler C. Wilson  
Carlock, Copeland & Stair, LLP  
40 Calhoun St., Ste. 400  
Charleston SC 29401

M. Dawes Cooke, Jr. &  
Justin Paul Novak  
Barnwell Whaley  
P.O. Drawer H  
Charleston SC 29402

Mark Gende & Brandon Rottschall  
Sweeny, Wingate & Barrow, P.A.  
PO Box 12129  
1515 Lady Street  
Columbia SC 29211

Mark Steven Barrow  
Sweeny, Wingate & Barrow, P.A.  
PO Box 12129  
1515 Lady Street  
Columbia SC 29211

Martin S. Driggers, Jr.  
Sweeny, Wingate & Barrow, P.A.  
Pee Dee Regional Office  
115 Cargill Way, Ste. B  
Hartsville SC 29550

Joseph M. McCulloch, Jr.  
& Kathy R. Schillaci  
McCulloch & Schillaci  
PO Box 11623  
Columbia SC 29211

Joseph C. Chapelle, Esq.  
Barnes & Thornburg, LLP  
11 South Meridian Street  
Indianapolis, IN 46204

Andrew E. Haselden, Esq.  
Howser, Newman & Besley, LLC  
215 East Bay Street, Suite 303  
Charleston, SC 29401

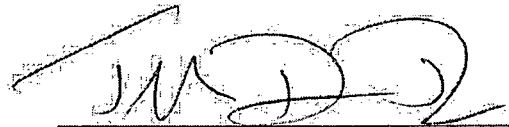
J. Kenneth Carter, Jr. & Ross Durant  
Turner Padgett  
PO Box 1473  
Columbia, SC 29202

R. Hawthorne Barrett, Esq.  
Turner Padgett  
PO Box 1473  
Columbia, SC 29202

Jennifer Foulk Nutter, Esq.  
Hood Law Firm, LLC  
PO Box 1508  
Charleston SC 29402-1508

Benjamin P. Mustian, Esq.  
BPM Law, LLC  
141 Pelham Drive, Suite F #108  
Columbia, SC 29209

William H. Davidson, II &  
Michael Brian Wren  
Davidson, Wren & Plyler, P.A.  
PO Box 8568  
Columbia SC 29202-8568



Jefferson Davis, Jr.  
403 McCarter Avenue  
Greenville, SC 29615  
843-901-8036 (cell)  
[jeff@apogeetax.com](mailto:jeff@apogeetax.com)  
Appellant

March 19, 2020

The Honorable Jenny Abbott Kitchings  
Clerk, South Carolina Court of Appeals  
P.O. Box 11629  
Columbia, SC 29211

**RE: Jefferson Davis Jr, Appellant vs. Ellen Weaver, Et al. Respondents**  
**Appellate Case No.: 2019-000648**  
**C.A. NO. 2018-CP-40-02425**

Dear Ms. Kitchings:

It was just brought to my attention that the Rule 240(d), (e) & (f) require that along with the original motion, return and reply respectively, **six (6) copies are also required.**

As such, please find the addition six (6) copies for the following two filings:

- **APPELLANT'S MOTION TO STRIKE**
  - Mailed 3/9/2020 although it has not been posted to the online docket.
- **APPELLANT'S RESPONSE IN OPPOSITION TO RESPONDENT KIRKLAND'S MOTION TO SUPPLEMENT THE RECORD ON APPEAL**
  - Mailed 3/17/2020.
  - Kirkland Motion to Supplement was also mailed on 3/9/2020 to the Court, but also has not been posted to the online docket as of today.

I apologize about this misunderstanding, but thank the Court and your office for your assistance. If you have any questions, please feel free to email me at [jeff@apogeetax.com](mailto:jeff@apogeetax.com) or give me a call at 843-901-8036 (cell).

Sincerely,



Jeff Davis, JD, MBA  
Appellant  
403 McCarter Avenue  
Greenville, SC 29615  
843-901-8036 (cell)  
[jeff@apogeetax.com](mailto:jeff@apogeetax.com)

**RECEIVED**  
MAR 20 2020  
SC Court of Appeals

Jeff Davis, JD, MBA  
403 McCarter Avenue  
Greenville, SC 29615

**RECEIVED**

MAR 20 2020  
SC Court of Appeals



The Honorable Jenny Abbott Kitchings  
Clerk, South Carolina Court of Appeals  
P.O. Box 11629  
Columbia, SC 29211

**P** **\$7.50** Origin: 29608  
03/19/20  
4536260274-20

**PRIORITY MAIL 2-DAY**®

0 Lb 15.50 Oz  
**1006**

EXPECTED DELIVERY DAY: 03/21/20

SHIP TO: **B012**  
PO BOX 11629  
COLUMBIA SC 29211-1629

**USPS TRACKING® NUMBER**

9505 5107 0997 0079 4427 84