

COMPLAINT
CASE # 2020-00124

RULE 208 Appellate COURT RULES,
INITIAL BRIEFS.

- (1) BRIEF OF APPELLANT
- (2) Reply Brief
- (b) CONTENT
- (1) BRIEF OF APPELLANT
- (A) TABLE OF CONTENTS
- (B) STATEMENT OF ISSUES ON APPEAL
- (C) STATEMENT OF CASE
- (D) ARGUMENT
- (E) CONCLUSION
- (8) FORM

RECEIVED

NOV 06 2020

SC Court of Appeals

The Appellate Court has wrote
Appellant Spencer Utsey # 192660
September 22, 2020 and October
16, 2020 and requested that
I put a designation of matter
to be included in the record on
appeal and I did when the
rules did not mandate this
see rule 208 Appellate COURT RULES,
the form 14 states - Appellant

proposes the following be included
in RECORD ON Appeal. propose
means prefer, so if I prefer
to add these materials then
so be it NOT mandatory.

For the above hold the court
of Appeals judges in this
case in fraud and trying to
manipulate me to file designation
of matter to be included ~~in~~
the RECORD ON Appeal when Rule
208 ACR don't mandate this.
This is in clear violation of
Rule 208 ACR, fairness, arbitrary,
not impartial, and F, Appellate
see Judge Kitchens signature,
and V. Claire Allen signature on
October 28, 2020 ruling and
October 6, 2020 Judge Abbott
Kitching and the September
22, 2020 ruling V. Claire Allen
Judge signature, Grant case in its
entirety for above and immediately
release appellant from prison for
above.

RULE 209 Designation of MATTER TO BE INCLUDED IN THE RECORD ON APPEAL

(a) TIME TO SERVE AND FILE. AT THE SAME TIME A PARTY SERVES HIS INITIAL BRIEFS UNDER RULE 208, TO INCLUDE A REPLY BRIEF, HE SHALL ALSO SERVE ON ALL PARTIES TO THE APPEAL A DESIGNATION OF MATTER TO BE INCLUDED IN THE RECORD ON APPEAL WHICH SHALL SET FORTH WITH SPECIFICITY THOSE PARTS OF THE TRANSCRIPT, PLEADINGS, ORDERS, EXHIBITS, OR OTHER MATERIALS WHICH HE PROPOSES TO INCLUDE IN THE RECORD ON APPEAL. ONE COPY OF THIS DESIGNATION WITH PROOF OF SERVICE SHALL IMMEDIATELY BE FILED WITH THE CLERK OF THE APPELLATE COURT.

(b) CONTENTS. THE DESIGNATION MUST CLEARLY IDENTIFY WHAT THE PARTY DESIRES TO HAVE INCLUDED IN THE RECORD ON APPEAL, AND THE

Designation ~~may~~ only ~~add~~ ~~to~~ include portions of the transcripts, 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.

(c) Certification. The designation shall be accompanied by a certificate signed by the party's counsel of record that designation contains no matter which is irrelevant to the appeal.

[Adopted effective September 1, 1990; renumbered and amended effective June 1, 1999; amended effective July 1, 2000.] See entire case.

11-4-2020

Spencer

S. SPENCER WSO #192660

4

SPENCER WIS 2/11/2020
Mailroom F2-B-139

Kirkland Correctional Institution
4344 Broad River Road
Columbia S.C. 29210

Inter Agency

SCDC

NOV 05 2020

MAIL ROOM

RECEIVED

NOV 08 2020

SC Court of Appeals

**LEGAL
MAIL
ONLY**

Complaint Board
and
Clerk

Judge JENNY A. KITCHINGS
SOUTH CAROLINA COURT OF APPEALS
P.O. BOX 11629
COLUMBIA, S.C. 29201