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Cc: [Shana Henderson](#); [Cleo Lunsford](#); [Court Of Appeals Filings](#); [Clark, Tyler P.](#)
Subject: Record on Appeal f for Appellant for James Earl Tegeler v. Charlotte Collier re: Appellate Case No. 2020-001525
Date: Thursday, September 2, 2021 3:01:14 PM
Attachments: image001.png
2021_08_14_ClockedTegeler v. Collier- ROA.pdf
2021_08_18_Deficiency_Letter_Tegeler_J.pdf
2021_08_19_ROA_court_original_final_deficiency.pdf

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To all,

I received a question on the Record on Appeal and the deficiency notice. See the attached clocked copy of the Record on Appeal filed electronically, the deficiency notice, and a digital copy of the physical combed binders mailed to the court.

The version and filing of the Record on Appeal satisfied proof of service to the parties through electronic filing. The electronic filing was sufficient, approved by the court, mailed to you, and did not need to be served again per consulting with a case manager in the South Carolina Court of Appeals.

The deficiency notice only pertained to combed binders of the physical hard copy previously mailed to the court with no changes to the actual Record on Appeal.

Opposing counsel does not receive combed binders. The electronic filing of the Record on Appeal was sufficient for purposes of proof of service that was also mailed to you for you to use in your final briefs.

The court requested the physical copy of bound copies to be separated into different combed binders as separate volumes due to exceeding the page limit of the physical copy of the Record on Appeal as previously submitted. The deficiency notice was merely an administrative, clerical issue as to re-submitting the physical hard copy into two volumes in two combed binders. Separate volumes of the Record on Appeal have no bearing on you citing to the Record on Appeal for your briefs.

No changes to the Record on Appeal as to the documents and bates numbering were permitted when mailing the physical copy of the Record on Appeal to the court into two separate combed binders.

As previously stated, the Record on Appeal remains the same as submitted in the electronic

filing and mailed to you. No further deficiency notices were issued to that effect.

Please let me know if you have any further questions or concerns.

Best Regards,



Deborah D. Davis, Esq.
Attorney at Law

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From: Deborah Davis

Sent: Thursday, September 2, 2021 12:09 PM

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Subject: Final Brief for Appellant for James Earl Tegeler v. Charlotte Collier re: Appellate Case No.
2020-001525

To all,

Please see the attached Final Brief for Appellant.

Best Regards,



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