

February 18, 2022

The Honorable Jenny Abbott Kitchings
South Carolina Court of Appeals
ctappfilings@sccourts.org

RECEIVED
Feb 18 2022
SC Court of Appeals

Re: Molly M. Morphew v. Stephen Dudek, et al.
Appellate Case No. 2018-002185

Dear Ms. Kitchings:

I write on behalf of the Respondents in response to Appellant's recent communications regarding the Record on Appeal. In early January, the Respondents received an unredacted record on appeal. On January 14, 2022, the Court advised Appellant that "she must serve an amended record on appeal that has been fully redacted within ten (10) days of the date of this letter." In a letter dated January 20, 2022 (Respondents note the Court received a slightly different version of this letter dated January 22, 2022), Appellant indicates that she has filed "an original of the fully redacted Record." Respondents do not have and have not been served the Record allegedly filed January 22, 2022. Therefore, Respondents cannot determine the sufficiency of the redactions and cannot cite to this record in their final briefs. Respondents very much want to move this case to final briefing and to an eventual resolution. However, it is essential that everyone – the Appellant, Respondents, and the Court – operate from the same record on appeal.

With kind regards, I am

Very truly yours,

GALLIVAN, WHITE & BOYD, P.A.



Jordan M. Crapps

cc: Counsel for Respondents and Respondents of Record (via email)
Appellant (via U.S. Mail)