THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

THE STATE OF SOUTH CAROLINA In The Court of Appeals

The State, Respondent,
V.
Loudin Rohr, Appellant.
Appellate Case No. 2011-189246
Appeal From Dorchester County Diane Schafer Goodstein, Circuit Court Judge Unpublished Opinion No. 2013-UP-174 Heard April 2, 2013 – Filed May 1, 2013
AFFIRMED
Appellate Defender Susan B. Hackett, of Columbia, for Appellant.
Attorney General Alan M. Wilson, Assistant Attorney

PER CURIAM: Loudin Rohr appeals his convictions for assault and battery of a high and aggravated nature and criminal domestic violence of a high and

General Jennifer E. Roberts, and Assistant Attorney

General J. Walt Whitmire, all of Columbia, for

Respondent.

aggravated nature, arguing the trial judge erred in allowing the State to inappropriately bolster the testimony of a child witness. We affirm pursuant to Rule 220(b), SCACR, and the following authorities: *State v. Kromah*, 401 S.C. 340, 362, 737 S.E.2d 490, 501 (2013) (finding error in the admission of improper corroboration testimony may be harmless where there is evidence other than the corroborated testimony, and the error "could not reasonably have affected the result of the trial"); *State v. Black*, 400 S.C. 10, 27, 732 S.E.2d 880, 890 (2012) ("An appellate court generally will decline to set aside a conviction due to insubstantial errors not affecting the result." (citations omitted)).

AFFIRMED.

SHORT, THOMAS, and PIEPER, JJ., concur.