

The South Carolina Court of Appeals

South Carolina Second Injury Fund, Appellant,

v.

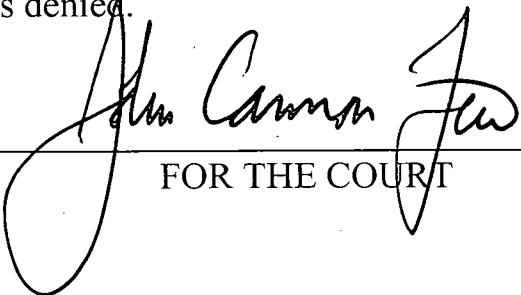
American Home Assurance Co., Respondent.

(In Re: John Stroud v. John F. Stroud & Sons, Inc.)

Appellate Case No. 2012-213511

ORDER

Respondents have filed a motion requesting a partial remand to the circuit court to allow Respondents to file a motion "with [the circuit] court to enter judgment and subsequent supplemental entries of judgments providing interest pursuant to Rule 58, SCRCP[,] and S.C. Code Ann. § 34-31-20 [(Supp. 2012)]." Because the circuit court's order affirming the order of the Commission is the judgment from which this appeal was taken, it is not necessary to remand this matter. To the extent Respondents are requesting the clerk of court enter a money judgment for the purpose of allowing interest to accrue, or for any other purpose, the circuit court clerk or the court itself has the power to consider any such request without a remand. *See* Rule 205, SCACR ("Nothing in these Rules shall prohibit the lower court . . . from proceeding with matters not affected by this appeal."). Accordingly, Respondents' motion is denied.



FOR THE COURT C.J.

Columbia, South Carolina

FILED
SF 8/21/13

cc:

Latonya Dilligard Edwards

Jared Matthew Pretulak

Robert Charles Rogers