

# The South Carolina Court of Appeals

Ron Orlosky in his capacity as Personal Representative  
of The Estate of Debora L. Orlosky, and in his capacity  
as trustee of the Deborah Laura Orlosky Revocable Trust,  
Respondent,

v.

The Law Office of Jay A. Mullinax, LLC., Appellant.

Appellate Case No. 2012-212331

---

## ORDER

---

On June 6, 2013, this court denied Respondent's motion for involuntary dismissal of this appeal and sent the parties a cover letter requesting the parties to either notify the court if the parties would like to proceed without a transcript or file a motion requesting the court to remand for reconstruction of the record. Appellant filed a motion to remand for reconstruction, which this court granted on July 31, 2013. Appellant has now filed a motion to modify the order granting reconstruction, requesting this court to "include an option for the circuit court to determine that the record cannot be reconstructed with the specificity to support meaningful appellate review." Appellant's motion to modify the order remanding for reconstruction is denied. This court's order remanding for reconstruction gives Judge Roger M. Young the discretion hold any hearings he deems necessary regarding reconstruction of this record.

This court notes that Respondent filed a motion for clarification of the June 6, 2013 cover letter. Because this court has acted on the motion to remand for reconstruction, this court need not act on Respondent's motion to clarify the cover letter.

*John Cannon Jew*  
FOR THE COURT

Columbia, South Carolina

cc:  
Roger M. Young  
Jay Anthony Mullinax  
John R.C. Bowen  
Stephen A. Spitz

**FILED**  
August 30, 2013 *EEC*