

The South Carolina Court of Appeals

Tri-County Development, Inc. and Melinda Holbrooks,
Respondents,

v.

Christopher A. Pierce, Appellant.

Christopher A. Pierce, Third Party Plaintiff,

v.

Jeff Gray, Third Party Defendant.

Appellate Case No. 2011-202946

ORDER

Appellant has filed two motions to supplement the record on appeal. After careful consideration of the parties' filings, Appellant's request to include the two "previously unavailable documents"¹ and "deposition excerpts of the deposition transcript of Chris Pierce" in the record is denied. *See* Rule 210(c), SCACR ("The Record shall not . . . include matter which was not presented to the lower court or tribunal."). Appellant's request to include sections from the transcript from the summary judgment hearing as cited on pages 14 and 17 of Appellant's initial brief is granted. Appellant shall serve and file the supplemental record on appeal within ten days. The parties' final briefs shall be served and filed twenty days after service of the supplemental record on appeal.

¹ Specifically, the documents are a Cease and Desist Order, dated July 5, 2012, *In the Matter of Jeffrey A. Gray*; and a Notice to Cease Violation of Law, dated November 8, 2011, *To Melinda Holbrooks*.

Josephine C. Carter AS
FOR THE COURT

Columbia, South Carolina

cc:

Thomas Elihue Dudley, III

Thomas Jefferson Goodwyn, Jr.

Rachel Gottlieb Peavy

FILED
11/27/13 *mm*