

The South Carolina Court of Appeals

Charles Taylor, Appellant,

v.

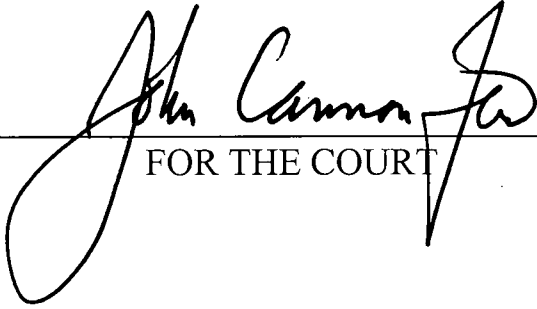
Thomas Davis and State Farm Mutual Automobile
Insurance Company, Respondents.

Appellate Case No. 2012-212896

ORDER

On November 19, 2013, this Court issued an order, striking Appellant's amended record on appeal and ordering Appellant to serve a second amended record on appeal within thirty days. On November 27, 2013, instead of serving an amended record on appeal, Appellant served and filed an amended initial brief and an amended designation of matter, which included documents not previously designated by Appellant. On December 2, 2013, Respondent Davis also served and filed an amended initial brief and amended designation of matter. On December 10, 2013, Appellant filed a second amended reply designation of matter. On December 17, 2013, Appellant then served a second amended record on appeal, including items designated in the amended designations of matter.

Appellant has now filed a motion requesting that this Court clarify its November 19, 2013 order. After review, we strike Appellant's amended initial brief, amended designations of matter, and second amended record on appeal as improperly filed. We also strike Respondent Davis's amended initial brief and amended designation of matter. Within thirty days, Appellant shall serve a third amended record on appeal. The third amended record on appeal shall include all items listed in the parties' initial designations of matter, and failure to comply with this order may result in the dismissal of this appeal.


FOR THE COURT

Columbia, South Carolina

cc:
Charles Taylor
James B. Lybrand, Jr., Esquire
Thomas Davis

FILED
6/9/14