

The South Carolina Court of Appeals

Ronald Coulter #300410, Appellant,

v.

State of South Carolina, Respondent.

Appellate Case No. 2013-002379

ORDER

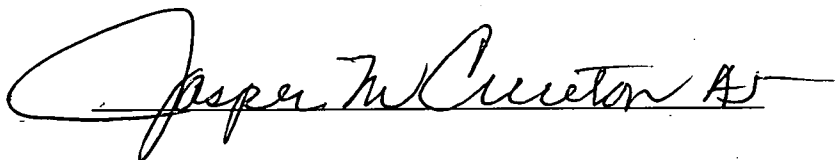
Respondent has filed a motion to dismiss, arguing Appellant refuses to comply with Rule 210, SCACR, and with our previous order filed December 30, 2014, that required Appellant to serve an amended record on appeal containing all items listed in both parties' designations of matter. Appellant has filed a return opposing Respondent's motion and stating he cannot afford the expenses of producing multiple copies of the record on appeal.

After careful consideration, this Court denies Respondent's motion to dismiss. We construe the language in Appellant's return as a request to relax the filing requirements under Rules 210(b) and 211(a), SCACR. We permit Appellant to file one copy of the record on appeal, one copy of his final brief, and one copy of his final reply brief with this Court. However, Appellant must serve Respondent with additional copies of all filings—including a copy of the record on appeal, a copy of his final brief, and a copy of his final reply brief—and all mailings to this Court.

Within twenty days of the date of this order, Appellant must serve a record on appeal that contains all items listed in both parties' designations of matter. As previously ordered, Appellant must include in the record the twenty-one items listed in Respondent's prior motion to compel. Failure to comply with this order may result in dismissal of the appeal.

FILED

3-9-15 AS

 Jasper M. Cretton AS

FOR THE COURT

Columbia, South Carolina

cc: Ronald Coulter, 300410
Ashleigh Rayanna Wilson, Esquire
Alan McCrory Wilson, Esquire