

The South Carolina Court of Appeals

Clark D. Thomas, Appellant,

v.

Evening Post Publishing Co., d/b/a The Post and Courier,
Glenn Smith, officially and individually, Respondents.

Appellate Case No. 2014-002725

ORDER

Appellant has filed a "Motion to Obviate Binding and Copy Impositions." This court construes the motion as a motion to relax the appellate court filing requirements. The motion is granted to the extent that Appellant is permitted to file with this Court only one copy of any initial briefs and three copies of the record on appeal and final briefs. Appellant, however, is still required to serve Respondent with the copies of all filings, including the record on appeal and final brief, as well as all mailings to this court. Appellant's initial briefs should not be bound, but rather "securely stapled or fastened on the top left hand corner." Rule 208, SCACR. One copy of the record and final briefs shall be filed unbound, and the other copies may be bound with staples or document clamps as requested. The covers may be of any material and in any color, and must contain only the caption. *See* Rules 208, 210, 211, 240, SCACR.


FOR THE COURT

Columbia, South Carolina

cc:
Clark D. Thomas, 00187845
Jerry Jay Bender, Esquire

FILED
4/3/15