

The South Carolina Court of Appeals

Ray Long and Mary Long, Appellants,

v.

Tuck and Howell, Inc., Respondent.

Appellate Case No. 2013-002439

ORDER

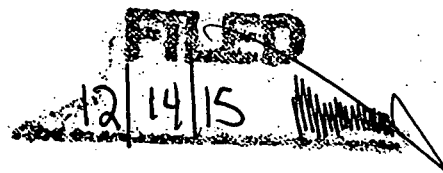
On November 4, 2013, Appellants filed this notice of appeal from a civil judgment awarding Appellants \$6,500. On August 28, 2015, Respondent filed a motion to dismiss, asserting Appellants had failed to properly prepare and serve a record on appeal. Alternatively, Respondent requested this court strike the record on appeal filed by Appellant because it did not comply with the appellate court rules. Specifically, the record was not bound or enumerated consecutively, it did not contain all matter designated to be included by any party, and it included matter that was not presented to the circuit court. *See* Rule 210(c), (g), SCACR.

On October 30, 2015, this court issued an order striking the record on appeal and ordering Appellants to serve and file within twenty days a record on appeal that complied with Rule 210, SCACR. Appellants replied with a letter to this court on November 15, 2015, stating they needed additional time to serve and file the record on appeal due to health problems. Appellants shall have until Monday, February 1, 2016, to serve and file an amended record on appeal. Failure to serve and file a record on appeal that complies with Rule 210 shall result in the administrative dismissal of this appeal.



FOR THE COURT

Columbia, South Carolina



cc: Ray Long
Mary Long
James P. Walsh, Esquire