



The South Carolina Court of Appeals

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May 15, 2012

Mr. John Brandt Rucker
522 North Church Street
Greenville SC 29601

Re: Bill J. Vernon, Jr. v. Landmarc Constructors, Inc.
Appellate Case No. 2012-211971

Dear Counsel:

Upon reviewing your notice of appeal, the following deficiency has been noted under the South Carolina Appellate Court Rules (SCACR), and it must be corrected within ten (10) days of the date of this letter:

- The caption/title does not comply with Rule 267(a), SCACR. Specifically, it should appear as follows:

Bill J. Vernon, Jr. and Sandra Vernon, Respondents,

v.

Landmarc Constructors, Inc., d/b/a Landmarc Custom Homes, Marcus
Dunn, and Yoder's Building Supply, Inc., Defendants,

Of whom Landmarc Constructors, Inc., d/b/a Landmarc Custom Homes, is
Appellant.

And Yoder's Building Supply, Inc., is Respondent.

Yoder's Building Supply, Inc., Third-Party Plaintiff,

v.

Sandra Ann Vernon and Billie James Vernon, Jr.; Trustees, or their successors In trust, under the Sandra Ann Vernon Living Trust, Dated June 12, 2000, and as Thereafter amended, Gary Dunn, Individually, and Kerri Dunn, individually, Third-Party Defendants.

Very truly yours,

V. Claire Allen, Deputy

CLERK

cc: Thomas Elihue Dudley, III
T. S. Stern, Jr.