

# The Supreme Court of South Carolina

Ex Parte: TLC Laser Eye Centers (Piedmont/Atlanta),  
LLC; TLC The Laser Center (Institute), Inc., Appellants,

In Re: John Hollman, Respondent,

v.

Dr. Jonathan Woolfson, individually; Dr. Michael A.  
Campbell, individually; Optical Solutions, Inc.; and  
Optical Solutions of Bluffton, LLC, Defendants,

Danielle Hollman, Respondent,

v.

Dr. Jonathan Woolfson, individually; Dr. Michael A.  
Campbell, individually; Optical Solutions, Inc.; and  
Optical Solutions of Bluffton, LLC, Defendants.

Appellate Case No. 2012-210888

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## ORDER

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By order dated January 24, 2013, this Court directed appellants to file an amended Record on Appeal which complies with *In re Interim Guidance Regarding Pers. Data Identifiers & Other Sensitive Info. in Appellate Court Filings*, 375 S.C. 56, 650 S.E.2d 462 (2007) (parties shall not include, or will partially redact where inclusion is necessary, specified personal data identifiers from documents filed with an appellate court). Appellants have redacted all copies of the Record on Appeal and ask the Court to allow this action to discharge their obligation under the January 24th order, rather than filing an amended Record on Appeal. Respondents have filed a return to the motion and agree that an amended Record on Appeal is not necessary.

Appellants' motion for leave to redact the Record on Appeal is granted. The redaction shall discharge appellants' obligation under the January 24th order of this Court.

  
C.J.  
FOR THE COURT

Columbia, South Carolina

February 7, 2013

cc:

Steven Edward Buckingham

W. Howard Boyd, Jr.

Stephen R.H. Lewis

Douglas F. Patrick