

From: [John Fontana](#)
To: [Court Of Appeals Filings](#); megan@winslowlawyers.com; [John Fontana](#)
Subject: MtnToStopRemittit-WrittAgreemTo NotPayForTranscrt, Clarify2.25Ltr &/or3.11.25OrdIfNecess
Date: Tuesday, March 11, 2025 11:18:41 PM
Attachments: [Screenshot_20250311-175130.png](#)

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The State of South Carolina
In the Court of Appeals
(In the Supreme Court)

Case 2024-001825

RECEIVED

Mar 11 2025

SC Court of Appeals

1. Motion/Notice to Not Issue Remittitur
2. Written Agreement Transcript Does Not
Need to be Ordered Nor Paid For.
3. If necessary, Clarification of the 3.11 Order And/Or your 2.25.25 letter

I certify the attached was sent to me by the court (ct) reporter, Bobbi Fisher: a written Agreement that the Transcript does not need to be Ordered nor Paid for. This is as per your 2/25/25 letter's instructions to me as to how not to have to order, nor pay for, the transcript: "Unless the parties...agree in writing (I) must order a transcript...". This is written agreement I'm sending.

This same letter also gave me ten (10) days (from the "date of this letter", "2/25") to "provide proof of... (... agreement regarding payment for the transcript), in writing with the court reporter...", which I did 3/7. Therefore, I satisfied its requirements, and the case should not be dismissed. (Also, your 3/11 order said the letter was sent 2/24, but please note it was dated 2/25, so my Fri., 3/7 response was on time.)

Afterward, the ct reporter sent me written Agreement that the Transcript did NOT have to be paid for. I then left a message Sat., for Mon, 3/10, to Tammie Holmes, the ct reporter mgr of Ct Admin, that I did not need the transcript; but asked her to send me the timestamp so I can show I was trying to get on the hearing during that time. Note, the ct reporter had told me that she "cannot certify times because this was a webex", but she would forward my message to Tammie to help me.

Also, Mon, at 8:35AM, my case mgr Asia returned my call from the prior week, and I told her I'd emailed my written Agreement on how to pay on Fri., 3/7, and it was already sent to me stamped "received". She said my email was timely, as the 2/25 date on your letter was probably a typo. I then said that I've since gotten written Agreement from the ct reporter that I didn't need to pay, and I said I can show that later. She didn't disagree.

Everything was aboveboard and fully disclosed by me. If I'm misunderstanding anything on your 2/25 letter or 3/11/25 Order, please Clarify it for me, and allow me 10 days to cure any NEW deficiency, if any. I'm entitled to this under law before you dismiss any case. (I'd met the prior demand to show written Agreement on how to pay.)

As I've previously written, technical difficulties prevented me from attending the Webex hearing, and I wrongly lost by default since I was "not there". But I'm not appealing anything said in the hearing, as it is all irrelevant, and thus not needed.

Thank you.

March 11, 2025

John Fontana
Pro se appellant

Enc.



Dear Mr. Fontana:

This is to confirm that your transcript order for the following case has been cancelled/withdrawn, and you do not owe any transcript fees to me. (*Transcripts: Please update your records to reflect this transcript was cancelled/withdrawn.*)

Case:

(WebEx)

John Fontana v. Shady Grove Mobile Home Park

2024-CP-26-01543

8/21/24

Horry CP - Judge Van Slambrook

Kind Regards,

Bobbi Fisher, RPR

*Ms. Bobbi Fisher, Stenographer
South Carolina Official Court Reporter III
(Horry County)
NCRA Registered Professional Reporter
(RPR)
DCRP Transcription Team*



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