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THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

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APPEAL FROM RICHLAND COUNTY  
Court of Common Pleas

Joseph M. Strickland, Special Circuit Court Judge

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Case No. 2012-CP-40-1249

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James W. Trexler

Appellant,

v.

The Associated Press;  
Barrington Broadcasting  
South Carolina Corp.;  
Raycom TV Broadcasting, Inc.;  
The Spartanburg Herald  
Journal, Inc.; and The Pacific  
& Southern Co., Inc.

Respondents.

**RECEIVED**  
OCT 31 2013  
**SC Court of Appeals**

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MOTION TO REINSTATE APPEAL

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Pursuant to South Carolina Appellate Court Rule 260, James W. Trexler (“Petitioner”) hereby petitions this Court for an Order reinstating Petitioner’s appeal, which was dismissed by the clerk on October 18, 2013 and an Order entered to that effect stating Appellant failed to provide proof of ordering the transcript or to serve and file his initial brief and designation of matter as required by Rules 207(a), 208(a) and 209(a) of

the South Carolina Appellate Court Rules (“SCACR”). A true and accurate copy of the Order is attached hereto as Exhibit “A.” Appellant/Petitioner respectfully requests the Court reinstate the appeal based on the grounds as set out in South Carolina Appellate Rule 260 (a), and as discussed in Appellant/Petitioner’s Memorandum of Law accompanying this motion, and shows this Court as follows:

- 1) On July 18, 2013, Appellant/Petitioner timely filed his Notice of Appeal from two Orders of the Honorable Joseph M. Strickland, a) October 25, 2012 Order Granting Defendants’ Motion for Summary Judgment, and b) April 29, 2013 Order denying Plaintiff’s Motion to Reconsider, Alter or Amend the Order of October 25, 2012. A true and accurate copy of Appellant/Petitioner’s Notice of Appeal is attached hereto as Exhibit “B.”
- 2) On July 31, 2013, counsel for Appellant/Petitioner contacted the court reporter who took down the hearing at issue for the appeal, Robin Reibold, to inquire as to the proper procedure for ordering a copy of the hearing transcript. Counsel for Appellant/Petitioner explained to Ms. Reibold that he was requesting the transcript because to appeal the ruling from the hearing, and needed to request the transcript in a manner so as to comply with the notice requirements under SCACR, Rule 207(a)(1). Ms. Reibold instructed counsel to send her an e-mail request for the transcript, and copy opposing counsel and Desiree Allen with the Office of Court Administration ([dallen@sccourts.org](mailto:dallen@sccourts.org)) to be in compliance with the applicable South Carolina Appellate Rules. See Affidavit of W. Westbrook Wills III attached hereto as Exhibit “C.”

- 3) Later on July 31, 2013, counsel for Appellant/Petitioner e-mailed Ms. Reibold, as instructed, to order a copy of the transcript of the hearing from which the appeal is being taken. As instructed, counsel for Appellant/Petitioner copied opposing counsel and Ms. Allen at the Office of Court Administration with the e-mail transcript request, understanding that to be the proper procedure for giving the required notice to the necessary parties under the Appellate Court Rules. A true and accurate copy of counsel for Appellant/Petitioner's July 31, 2013 e-mail transcript request to Robin Reibold is attached to the Affidavit of W. Westbrook Wills as Affidavit Exhibit "A."
- 4) The same day, on July 31, 2013, Mr. Reibold responded to counsel for Appellant/Petitioner, with a copy to all parties to the original e-mail transcript request, including Ms. Allen at the Office of Court Administration, that she would be out of the office the following week but hopes to have the requested transcript ready shortly thereafter and would e-mail him with the cost of preparing the transcript. A true and accurate copy of Ms. Reibold's e-mail response is attached to the Affidavit of W. Westbrook Wills as Affidavit Exhibit "B."
- 5) On September 20, 2013, Mr. Reibold sent an e-mail to counsel for Appellant/Petitioner indicating she thought she had sent him the transcript invoice, but realized she never did. She attached the invoice to the September 20, 2013 e-mail. A true and accurate copy of Ms. Reibold's September 20, 2013 e-mail to counsel for Appellant/Petitioner is attached to the Affidavit of W. Westbrook Wills attached as Affidavit Exhibit "C."

- 6) On September 30, 2013, co-counsel for Appellant/Petitioner, William H. Johnson, paid Ms. Reibold for the invoice. A true and accurate copy of the paid invoice for the transcript with corresponding check stub is attached to the Affidavit of W. Westbrook Wills as Affidavit Exhibit "D."
- 7) On October 3, 2013, co-counsel for Appellant/Petitioner, William H. Johnson's office received a copy of the transcript. A true and accurate copy of the cover of the transcript showing stamped received date is attached to the Affidavit of W. Westbrook Wills as Affidavit Exhibit "E."
- 8) SCACR, Rule 207 (a)(1) provides an Appellant must order the transcript of a hearing resulting in an order from which Appellant is appealing within ten (10) days of the notice of appeal. Rule 207 (a)(1) further provides Appellant shall contemporaneously furnish all counsel of record, the Office of Court Administration, and the clerk of the appellate court with copies of all correspondence with the court reporter.
- 9) SCACR, Rule 207 (a)(2) provides the court reporter shall transcribe and deliver the transcript to appellant no later than sixty (60) days after the date of the request.
- 10) SCACR, Rule 208 (a)(1) provides that Appellant must file its initial brief within thirty (30) days of receiving the transcript and shall serve one copy of his brief on all parties to the appeal, and file with the clerk of the appellate court one copy of the brief with proof of service.
- 11) Despite the time provided under the rules for filing his initial brief following the order of the transcript not yet having expired, on October 18, 2013, the

Clerk of the Court of Appeals entered an Order dismissing Appellant's appeal on the grounds that Appellant/Petitioner has failed to provide proof of ordering the transcript or to serve and file his initial brief and designation of matter as required by Rules 207(a), 208(a) and 209(a) of the South Carolina Appellate Court Rules.

- 12) As of the date of filing this Motion to Reinstate Appeal, the time period provided under SCACR, Rule 208(a) for Appellant/Petitioner to file his initial brief after ordering the transcript has not expired, and Appellant/Petitioner is prepared to timely file that initial brief.

Based on the foregoing and accompanying Memorandum of Law, and because Appellant/Petitioner either complied with, or believed in good faith to have complied with, the Appellate Rules regarding the provision of notice to the Courts of the ordering of the transcript, and because denying reinstatement of the appeal would deprive Appellant/Petitioner his important right to appellate review, Appellant/Petitioner respectfully requests the Court grant his motion, and reinstate his appeal.

Dated this 31st of October 2013  
CHARLESTON, SC

Respectfully submitted,



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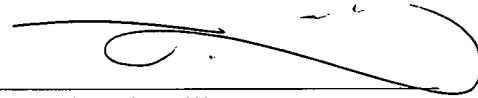
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PROOF OF SERVICE

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I certify that I have served a copy of Appellant/Petitioner's *Motion To Reinstate Appeal* on The Associated Press; Barrington Broadcasting South Carolina Corp.; Raycom TV Broadcasting, Inc.; The Spartanburg Herald Journal, Inc.; and The Pacific & Southern Co., Inc., by depositing a copy of it in the United States Mail, postage prepaid, on

October 31, 2013, addressed to their attorneys of record, Jay Bender, Baker, Ravenel & Bender LLP, Post Office Box 8057, Columbia, South Carolina 29202.



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Other counsel of record:

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*ATTORNEY FOR RESPONDENTS*

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MEMORANDUM OF LAW IN SUPPORT OF  
MOTION TO REINSTATE APPEAL

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COMES NOW Appellant/Petitioner, James Trexler, pursuant to South Carolina Appellate Court Rule 240 (c) and hereby submits his Memorandum of Law in Support of Motion to Reinstate Appeal, showing this Honorable Court as follows:

South Carolina Appellate Rules ("SCAR"), Rule 207(a)(1) provides that where a transcript of the proceeding must be prepared by the court reporter, Appellant shall,

within the time provided for ordering the transcript, make satisfactory arrangements (including agreement regarding payment for the transcript), in writing with the court reporter for furnishing the transcript. In appeals from the court of common pleas, masters in equity, special referees or the family court in domestic actions, the transcript must be ordered within ten (10) days after the date of service of the notice of appeal, and Appellant must contemporaneously furnish all counsel of record, the Office of Court Administration, and the clerk of the appellate court with copies of all correspondence with the court reporter. See id.

SCAR, Rule 208 (a)(1) provides that within thirty (30) days after receiving the transcript or, if no transcript is ordered, within thirty (30) days after serving the notice of appeal, Appellant shall serve one copy of his brief on all parties to the appeal, and file with the clerk of the appellate court one copy of the brief with proof of service.

SCAR, Rule 260 (a) provides for dismissal of an appeal where it appears that an appellant has failed to comply with the requirements of the Appellate Rules, and indicates that a case shall not be reinstated except by leave of the Court, upon good cause shown, and after notice to all parties. In the context of setting aside a default judgment, which a trial court may, in its discretion, do upon a showing of good cause, the South Carolina Court of Appeals has indicated the following factors be considered to determine whether “good cause” is shown: “1. the timing of the . . . motion for relief; 2. whether the defendant has a meritorious defense; and 3. the degree of prejudice to the plaintiff if relief is granted.” Stark Truss Co., Inc., v. Superior Constr. Co., 360 S.C. 503, 510, 602 S.E. 2d 99, 102 (Ct. App. 2004).

Here, the Clerk dismissed Appellant/Petitioner's appeal on October 18, 2013 on the grounds that Appellant/Petitioner had failed to provide proof of ordering the transcript or to serve and file his initial brief and designation of matter as required by Rules 207(a), 208(a) and 209(a) of the South Carolina Appellate Court Rules ("SCACR"). As set forth more fully in Appellant/Petitioner's accompanying Motion for Reinstatement of Appeal and attached affidavit of W. Westbrook Wills III, counsel for Appellant/Petitioner believed, in good faith, he had complied with the notice requirement under SCACR, Rule 207 for requesting a transcript of the hearing at issue in the appeal from the court reporter. After reading the Appellate Rules, counsel for Appellant/Petitioner called Robin Reibold, the court reporter who took down the hearing at issue for the appeal to inquire as to the standard or preferred way for requesting a transcript and explaining that because the transcript was for an appeal he needed to comply with the notice requirements mandated under the Appellate Court Rules. Counsel for Appellant/Petitioner understood Ms. Reibold's instructions to send her an e-mail request for the transcript with a copy to opposing counsel and to Desire Allen at the Office of Court Administration as being in compliance with the Appellate Rules. Counsel for Appellant/Petitioner, not knowing Ms. Allen's function, believed giving notice to her of ordering the transcript was, in effect, giving the Court of Appeals notice.

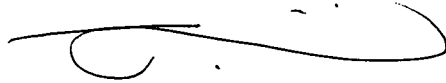
In this appeal, counsel for Appellant/Petitioner timely filed his Notice of Appeal and gave the requisite notice of that appeal to opposing counsel. (See Exhibit "B" to Appellant/Petitioner's Motion to Reinstate Appeal). Counsel made a timely request to the court reporter to prepare the transcript of the hearing at issue in the appeal, and copied who he believed, in good faith, were the proper parties to comply with the notice

requirement under SCACR, Rule 207. (See Exhibit "C" to Appellant/Petitioner's Motion to Reinstate Appeal). Counsel for Appellant/Petitioner paid for and received the transcript from the court reporter. (See Exhibit "C" to Appellant/Petitioner's Motion to Reinstate Appeal). The first indication counsel for Appellant/Petitioner had of non-compliance with Rule 207 was when he received the Order from the Court of Appeals dismissing the appeal on October 21, 2013. (See Exhibit "C" to Appellant/Petitioner's Motion to Reinstate Appeal). Appellant/Petitioner hereby and immediately submits his Motion to Reinstate the appeal, within the 15 days provided under Rule 260 for doing so. Furthermore, Appellant/Petitioner has cured the error by giving providing the required correspondence with the court reporter to the clerk of the Court of appeals, and has completed and is prepared to file his initial brief within the original time period provided under the Rule 208 (a), which initial brief details the merits of Appellant/Petitioner's defenses. Lastly, Appellant/Petitioner would be severely prejudiced were this Court to deny his motion to Reinstate Appeal because he would not only be deprived of his right to appellate review of the decision of the lower court on matters of significant legal importance, but the decision of the lower court, arguable based on errors of law, would become the "law of the case" in two associated matters pending in the Circuit Court [Civil Action Nos. 2012-CP-40-1343 and 2012-CP-40-4652], extending the effects of the prejudice to those cases, too. On the other hand, the Respondents would suffer no prejudice were the Court to reinstate Appellant/Petitioner's appeal.

For the foregoing reasons and those set forth in Appellant/Petitioner's Motion for Reinstatement of Appeal, Appellant/Petitioner respectfully requests the Court reinstate the appeal and allow the issues therein to be decided on the merits.

Dated this 31st of October 2013  
CHARLESTON, SC

Respectfully submitted,



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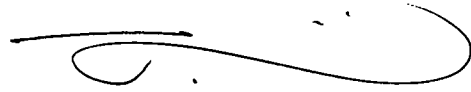
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I certify that I have served a copy of Appellant/Petitioner's *Memorandum in Support of Motion to Reinstate Appeal* on The Associated Press; Barrington Broadcasting South Carolina Corp.; Raycom TV Broadcasting, Inc.; The Spartanburg Herald Journal, Inc.; and The Pacific & Southern Co., Inc., by depositing a copy of it in the United States Mail, postage prepaid, on October 31, 2013, addressed to their attorneys of record, Jay

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*ATTORNEY FOR RESPONDENTS*

# The South Carolina Court of Appeals

James W. Trexler, Appellant,

v.

The Associated Press, Barrington Broadcasting South Carolina Corp., Raycom TV Broadcasting, Inc., The Spartanburg Herald Journal, Inc. and the Pacific & Southern Co., Inc., Respondents.

Appellate Case No. 2013-001581

The Honorable Joseph M. Strickland  
Richland County  
Trial Court Case No. 2010CP4001249

## ORDER

Appellant has failed to provide proof of ordering the transcript or to serve and file his initial brief and designation of matter as required by Rules 207(a), 208(a) and 209(a) of the South Carolina Appellate Court Rules. Accordingly, this matter is dismissed. The remittitur will be sent as provided by Rule 221(b), SCACR:

FOR THE COURT

BY V. Claire Allen, Deputy  
CLERK

Columbia, South Carolina

cc:  
William H. Johnson  
Jerry Jay Bender  
Matthew David Hamrick  
Warren W. Wills, III

FILED

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Respondents.

NOTICE OF APPEAL

James W. Trexler appeals the orders of the Honorable Joseph M. Strickland dated October 25, 2012 and April 29, 2013, respectively. The April 29, 2013 order was a denial of Appellant's motion to reconsider, alter or amend the October 25, 2012 order, pursuant to Rule 59(e), SCRCP. Appellant received written notice of entry of the April 29, 2013 order denying Appellant's Rule 59(e) motion on June 19, 2013.



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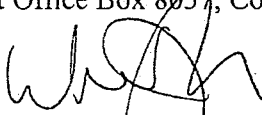
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**AFFIDAVIT OF  
W. WESTBROOK WILLS III**

---

**PERSONALLY APPEARED** before me W. Westbrook Wills III, Attorney for the Appellant/Petitioner, James Trexler, who, being first duly sworn, deposes and says as follows:

- 1) I am the attorney for Appellant/Petitioner, James Trexler in the above captioned Appeal.

- 2) I was admitted to the South Carolina Bar in 2007. Since that time I have been engaged in the private practice of law, and operate the Law Office of W. Westbrook Wills III.
- 3) I am an active member in good standing of the South Carolina and Charleston Bars and the Georgia Bar. I am engaged in practice in the State Courts of Georgia and South Carolina with approximately 90% of my practice devoted to civil litigation.
- 4) This matter is my first appeal in South Carolina, and my first occasion to deal with the rules and procedures of the South Carolina Court of Appeals.
- 5) On July 18, 2013, Appellant/Petitioner timely filed his Notice of Appeal from two Orders of the Honorable Joseph M. Strickland, a) October 25, 2012 Order Granting Defendants' Motion for Summary Judgment, and b) April 29, 2013 Order denying Plaintiff's Motion to Reconsider, Alter or Amend the Order of October 25, 2012.
- 6) On July 31, 2013, I contacted Robin Reibold, the court reporter who took down the hearing at issue in this appeal, to inquire as to the proper procedure for ordering a copy of the hearing transcript. I explained to Ms. Reibold I was requesting the transcript because we were appealing the ruling from the hearing and therefore needed to request the transcript in a manner so as to comply with the notice requirements under South Carolina Appellate Rules, Rule 207(a)(1). Ms. Reibold instructed that I send her an e-mail request for the transcript, and that I copy opposing counsel and Desiree Allen with the Office of Court

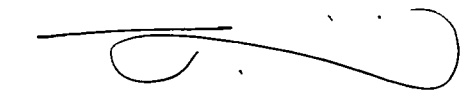
Administration (dallen@sccourts.org) on the e-mail to be in compliance with the applicable South Carolina Appellate Rules.

- 7) Later on July 31, 2013, I e-mailed Ms. Reibold, as instructed, to order a copy of the transcript of the hearing at issue. In the body of the e-mail I state that I am copying opposing counsel and Desiree Allen as required by the Appellate Court Rules. A true and accurate copy of my July 31, 2013 e-mail transcript request to Robin Reibold is attached hereto as Affidavit Exhibit "A."
- 8) The same day, Mr. Reibold responded to my e-mail request with a copy to all parties to the original e-mail, including Ms. Allen at the Office of Court Administration, indicating she would be out of the office the following week, but hoped to have the requested transcript ready shortly thereafter and would e-mail me with the cost of preparing the Transcript. A true and accurate copy of Ms. Reibold's e-mail response is attached hereto as Affidavit Exhibit "B."
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- 11) On October 3, 2013, co-counsel for Appellant/Petitioner, William H. Johnson's office received a copy of the transcript. A true and accurate copy of the cover of the Transcript showing stamped received date is attached hereto as Affidavit Exhibit "E."
- 12) After making inquiry as to the proper practice and procedure for requesting a copy of the hearing transcript, and copying Ms. Allen with the Office of Court Administration, I believed in good faith I was not in contravention of the notice requirements of the South Carolina Appellate Court Rules, Rule 207.
- 13) Following my July 31, 2013 request to Ms. Reibold for a copy of the transcript of the hearing at issue, and after copying Ms. Allen, as instructed, I had no reason to believe I had not complied with the Appellate Court Rules until such time as I received the Order dismissing Appellant/Petitioner's appeal shortly after October 13, 2013.

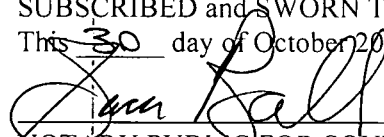
**FURTHER AFFIANT SAYETH NOT.**

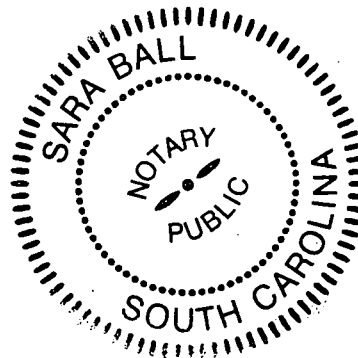
Dated this 30<sup>th</sup> day of October 2013  
CHARLESTON, SC



W. Westbrook Wills III  
*Attorney for Appellant/Petitioner*

SUBSCRIBED and SWORN TO before me  
This 30 day of October 2013.

  
\_\_\_\_\_  
NOTARY PUBLIC FOR SOUTH CAROLINA  
My Commission expires: Nov 4, 2020



AFFIDAVIT  
EXHIBIT  
A

**From:** W. Westbrook Wills III wwills@wwillslaw.com  
**Subject:** Hearing Transcript Request  
**Date:** July 31, 2013 at 11:39 AM  
**To:** Robin Reibold ReiboldR@rcgov.us  
**Cc:** William H. Johnson william@whjohnsonlaw.com, Matt Hamrick matt@matthamricklaw.com, Jay Bender, Esq. JBender@brblegal.com, dallen@sccourts.org

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Ms. Reibold:

By this e-mail I would like to request a transcript of the hearing before Judge Strickland on Plaintiff's Motion for Reconsideration heard by the Court on March 13, 2013 (case number 2010-CP-40-1249). Please let us know the cost. Per the Appeals Court Rules, I am copying all counsel and Desirre Allen with the Office of Court Administration. Thank you in advance.

Best regards,

W. Westbrook Wills III  
The Law Office of W. Westbrook Wills III  
38 Broad St.  
Suite 200  
Charleston, SC 29401  
Tel. (843) 805-6300  
Fax (866) 922-8596

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Confidentiality Note: This e-mail, and any attachment to it, contain privileged and confidential information intended only for the use of the individual(s) or entity named on the e-mail. If the reader of this e-mail is not the intended recipient, or the employee or agent responsible for delivering it to the intended recipient, you are hereby notified that any dissemination, distribution, copying or other use of this e-mail message and any attachment to it is strictly prohibited. We do not waive attorney-client or work product privileges by the transmission of this e-mail. If you have received this message in error, please immediately notify us by return e-mail and/or telephone (843-805-6300) and delete the message in its entirety.

AFFIDAVIT  
EXHIBIT  
B

**From:** Robin Reibold ReiboldR@rcgov.us  
**Subject:** RE: Hearing Transcript Request  
**Date:** July 31, 2013 at 11:54 AM  
**To:** W. Westbrook Wills III [wwills@wwillslaw.com](mailto:wwills@wwillslaw.com)  
**Cc:** William H. Johnson [william@whjohnsonlaw.com](mailto:william@whjohnsonlaw.com), Matt Hamrick [matt@matthamricklaw.com](mailto:matt@matthamricklaw.com), Jay Bender, Esq. [JBender@brblegal.com](mailto:JBender@brblegal.com), [dallen@sccourts.org](mailto:dallen@sccourts.org)

Thank you, Mr. Wills. Just by way of information, I will be out of the office next week but will return on 8/11. I hope to have your transcript ready shortly thereafter and will email you with a cost.

Robin Reibold

-----Original Message-----

**From:** W. Westbrook Wills III (<mailto:wwills@wwillslaw.com>)  
**Sent:** Wednesday, July 31, 2013 11:38 AM  
**To:** Robin Reibold  
**Cc:** William H. Johnson; Matt Hamrick; Jay Bender, Esq.; [dallen@sccourts.org](mailto:dallen@sccourts.org)  
**Subject:** Hearing Transcript Request

Ms. Reibold:

By this e-mail I would like to request a transcript of the hearing before Judge Strickland on Plaintiff's Motion for Reconsideration heard by the Court on March 13, 2013 (case number 2010-CP-40-1249). Please let us know the cost! Per the Appeals Court Rules, I am copying all counsel and Desirre Allen with the Office of Court Administration. Thank you in advance.

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**AFFIDAVIT  
EXHIBIT  
C**

**From:** Robin Reibold ReiboldR@rcgov.us  
**Subject:** RE: Hearing Transcript Request  
**Date:** September 20, 2013 at 12:13 PM  
**To:** W. Westbrook Wills III wwills@wwillslaw.com

Good afternoon, Mr. Wills. I'm so sorry, I thought I sent this last week but apparently I never did. Attached is a copy of the invoice for the requested transcript. I'll put it in the mail just as soon as I receive payment. Thanks a bunch, and have a great weekend.

Robin

-----Original Message-----

**From:** W. Westbrook Wills III [mailto:wwills@wwillslaw.com]  
**Sent:** Wednesday, July 31, 2013 11:38 AM  
**To:** Robin Reibold  
**Cc:** William H. Johnson; Matt Hamrick; Jay Bender, Esq.;  
dallen@sccourts.org  
**Subject:** Hearing Transcript Request

Ms. Reibold:

By this e-mail I would like to request a transcript of the hearing before Judge Strickland on Plaintiff's Motion for Reconsideration heard by the Court on March 13, 2013 (case number 2010-CP-40-1249). Please let us know the cost. Per the Appeals Court Rules, I am copying all counsel and Desirre Allen with the Office of Court Administration. Thank you in advance.

Best regards,

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**AFFIDAVIT  
EXHIBIT  
D**

Law Offices of William H. Johnson, LLC  
411 North Brooks Street  
Post Office Box 137  
Manning, South Carolina 29102  
Telephone 803-435-0909  
Facsimile 803-435-2858

William H. Johnson\*

Christopher R. DuRant

September 30, 2013

Robin K. Reibold  
Official Court Reporter  
Master In Equity, Richland County  
Post Office Box 192  
Columbia, South Carolina 29202

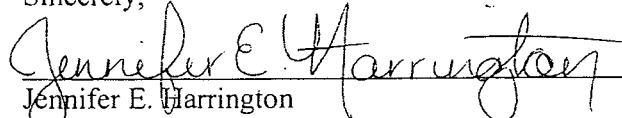
**RE: James W. Trexler v. The Associated Press, et al  
Richland County Docket No. 2010-CP-40-1249  
Our File No. 10-108WM**

Dear Ms. Reibold:

Enclosed herewith, please find our firm's check no. 4389 made payable to you in the amount of Eighty-one and 30/100ths (\$81.30) Dollars for the transcript fee for the hearing held on January 19, 2012, pursuant to your invoice dated September 13, 2013 in regard to the above captioned case.

Thank you for your attention to this matter.

Sincerely,

  
Jennifer E. Harrington  
Legal Assistant to William H. Johnson

/jeh  
Enclosure(s)

cc: W. Westbrook Wills, III, Esquire

10-108wm

September 13, 2013

W. Westbrook Wills, III, Esquire  
The Law Office of W. Westbrook Wills III  
38 Broad St., Suite 200  
Charleston, SC 29401

RE: James W. Trexler v. The Associated Press, et al.  
2010-CP-40-1249

Transcript Fee for hearing held on January 19, 2012  
(25 pages at \$3.25/page)

TOTAL \$ 81.30

Payment is due upon receipt of transcript. Please make  
check payable to Robin K. Reibold.

Thank you,

Robin K. Reibold

The Law Offices of William H. Johnson  
Expense Account

Robin K. Reibold

4389

Date	Type	Reference	Original Amt.	Balance Due	Discount	Payment
9/13/2013	Bill		81.30	81.30		81.30
					Check Amount	81.30

WHJ - Expense - chec 10-108WM Trexler

81.30

