

RECEIVED

Mar 23 2026

SC Court of Appeals

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEAL FROM HORRY COUNTY  
Court of Common Pleas

R. Markley Dennis, Jr., Judge of the South Carolina Business Court  
Case No.: 2017-CP-26-04187

---

Unpublished Opinion No. 2025-UP-181  
(S.C. Ct. App. Filed August 20, 2025)  
(Appellate Case No. 2021-000767)

---

C. Barry Dykes and Barbara Eisenhardt, Individually and Derivatively on Behalf of the Wild Wing  
Plantation Property Owners' Association, Inc.,

Petitioners,

v.

Wild Wing Company, LLC; Sunstar, LLC; Ralph R. Teal, Jr.; SLF IV/SBI Wild Wing, LLC; SLF  
IV/SBI JV, LLC; SLF, IV/SBI Properties MM, LLC; SLF IV/SBI Development Holdings, LLC;  
Wild Wing Residential Development, LLC; Stratford Land Manager, L.P. d/b/a Stratford Land;  
Stratford Land Fund IV, L.P.; SB Investments LLC; Realstar Management, LLC; Graeme T. Black;  
H. Gilford Edwards; Founders Wild Wing, LLC; Founders Group International, LLC; Dan Liu; Xian  
"Nick" Dou; Rick Schultz; Rick Taylor; and Thomas Plankers,

Respondents,

Wild Wing Plantation Owners' Association, Inc.,

Nominal Defendant.

---

**MOTION FOR COSTS**

---

Pursuant to Rule 222(b) of the South Carolina Appellate Court Rules, Respondents Rick  
Shultz, Rick Taylor, and Thomas Plankers requests that this Court enter an Order awarding them  
costs. The Supreme Court of South Carolina denied Appellants' Petition for Writ of Certiorari on  
March 11, 2026, and this Court entered the remittitur in this appeal on March 11, 2026.

An award of costs is made by "party." See Rule 222(b), SCACR ("The party entitled to  
recover costs under this rule may, to the extent the party actually incurred these costs, recover the  
following . . . ." (emphasis added)); *id.* ("In addition, the party shall be entitled to recover an

attorney’s fee . . . .” (emphasis added)). Although undersigned counsel represented three parties in this appeal—Respondents Shultz, Taylor, and Plankers—efforts to represent them were collective considering the capacity in which they were involved. Further, Respondents were required to have separate counsel from other Respondents because the claims against them and arguments on appeal rested on different grounds and arguments. Therefore, Respondents Shultz, Taylor and Plankers assert they are entitled to their own award and request as costs the \$2,500 attorney’s fee established by the South Carolina Supreme Court’s January 17, 2018 Order. Enclosed please find a sworn, itemized statement of costs.

RICHARDSON PLOWDEN ROBINSON, P.A.

PO Drawer 7788  
1900 Barnwell Street  
Columbia, SC 29202  
[crollins@richardsonplowden.com](mailto:crollins@richardsonplowden.com)  
Ph: 803-576-3712

By: s/ C. Cliff Rollins  
C. CLIFF ROLLINS  
State Bar No.: 16631  
Eugene H. Matthews  
State Bar No.:  
***Attorneys for Respondents  
Schultz, Taylor, and Plankers***