

The South Carolina Court of Appeals

Samuel T. Brick, Appellant,

v.

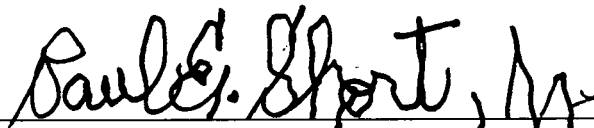
Richland County Planning Commission and Fairways
Development, LLC, Intervenor, Respondents.

Appellate Case No. 2014-000583

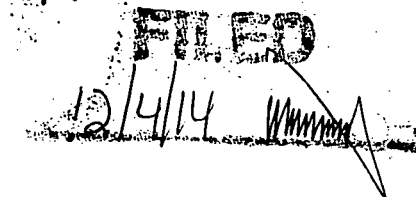
ORDER

Appellant has filed motion requesting relief from the copy requirements for the record on appeal and final briefs as set forth in Rules 210 and 211 of the South Carolina Appellate Court Rules. Appellant also asks for "relief from including all of Respondent Richland County Planning Commission's designated material in the record."

The motion is granted to the extent that Appellant may file ten copies of the record, including one original unbound copy, and the parties may file ten copies of their final briefs, including one original unbound copy. Appellant's request to exclude items designated by Respondent Richland County Planning Commission from the record is denied. Appellant shall serve an amended record, which includes all of Respondents' designations, within thirty days. Final briefs shall be served and filed within twenty days of service of the amended record.


FOR THE COURT

Columbia, South Carolina



cc:

Samuel T Brick

William H. Davidson, II, Esquire

Michael Brian Wren, Esquire

Tobias Gavin Ward, Jr., Esquire

James Derrick Jackson, Esquire

Andrew F. Lindemann, Esquire