

**STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS**

**Appeal from Richland County
Honorable DeAndrea G. Benjamin, Circuit Court Judge
Appellate Case No. 2013-001238**

THE STATE,

Respondent,

vs.

BRETT D. PARKER,

Appellant.

INITIAL BRIEF OF RESPONDENT

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STATEMENT OF ISSUES ON APPEAL

1. Did the trial court err by refusing Appellant's request to charge regarding circumstantial evidence in this matter in light of the Supreme Court's guidance set forth in *State v. Logan*?
2. Did the trial court err in failing to restrict the main state expert from offering an opinion outside the qualified area agreed to by Appellant as a result of voir dire of the expert?

COUNTER STATEMENT OF ISSUES ON APPEAL

- I. Whether the trial judge properly denied Parker's request to charge the outdated *State v. Edwards*, 298 S.C. 272, 275-76, 379 S.E.2d 888, 889 (1989) "reasonable hypothesis" language in the circumstantial evidence charge, where the South Carolina Supreme Court has found that this language is confusing and has directed that it should not be used. Instead, the trial judge properly gave the then-current and instruction approved of in *State v. Grippon*, 327 S.C. 79, 489 S.E.2d 462 (1997), which the Supreme Court of South Carolina had found is the sole appropriate charge in *State v. Cherry*, 361 S.C. 588, 606 S.E.2d 475 (2004)? And whether, at worst, any error in not giving the requested charge was harmless beyond a reasonable doubt?
- II. Whether the trial judge properly allowed Dr. Bradley Marcus, the forensic pathologist who performed the autopsy on Bryan Capnerhurst, to opine that "[b]ased on ... the injuries sustained to his left arm and the way he fell back ... [Bryan could not] have held onto anything that was in his hand" because (1) the science of forensic pathology (2) Dr.

Marcus was properly qualified as an expert in forensic pathology; (3) his duties as a forensic pathologist include determining the cause of death, the manner of death and the circumstances surrounding it; (4) his training as a forensic pathologist included training as to what could or could not have occurred at a suspected crime scene; and (5) as a medical doctor included specific training as to how certain wounds could affect a person's ability to move and to handle things. Also, the probative value of his opinion was not substantially outweighed by its prejudicial value; and he could not have been prejudiced by its introduction because it was merely cumulative to Dr. Marcus' earlier opinion that was admitted without objection?

STATEMENT OF THE CASE

Appellant, Brett D. Parker (Parker) is currently serving two life sentences for murdering Tammy Jo Parker (his wife) and Bryan Capnerhurst, his “friend” and employee, at the Parkers’ Richland County home on April 13, 2012. The Richland County Grand Jury indicted him in August 2012 for two counts of murder (2012-GS-40-4379) and (2012-GS-40-4380). **R. pp. ____-__**. David A. Fedor and J. Marcus Whitlark, Esquires, represented him in the trial court. Senior Assistant Fifth Circuit Solicitor K. Luck Campbell, and Assistant Solicitors Nicole Simpson and Meghan Walker prosecuted the case.

On May 6-28, 2013, he received a jury trial before the Honorable Deandre Benjamin. The jury convicted him of both murders and Judge Benjamin imposed two consecutive life sentences. Parker timely served and filed a notice of appeal.

STATEMENT OF FACTS

The present case underscores that there is much truth to the old saying that no one knows you quite like your mother. When Brett Parker’s father told his mother, Linda, that Tammy was dead, her immediate response was, “Did Brett kill her? Did Brett kill Tammy?” **Tr. p. 463, ll. 7-10; p. 1149, ll. 15-23**. The answer to her questions is an unqualified, “Yes, and it was just one step in a maliciously diabolical plan in which he attempted to frame his second victim, Bryan Capnerhurst, for her murder so that he could (1) prevent Tammy from discovering that he was \$176,000.00 in debt because of online gambling, since she had threatened to leave him if he incurred another huge gambling debt as he had several years earlier; (2) get out of a marriage that he no longer wanted to be in but from which he could not afford a divorce; (3) get the proceeds of the life insurance policy on Tammy’s life and her other assets which exceeded \$1,000,000.00, in order to pay his debts which were almost that high; (4) avoid having to pay

Cap \$21,300.00 that he did not have; (5) end a cycle of constantly borrowing significant amounts of money to pay portions of his debt; and (6) spend more time in the company of his paramours.”¹

The direct and circumstantial evidence presented at trial, viewed in the light most favorable to the State, reasonably tended to show that members of the Richland County Sheriff’s Department were dispatched to the Parkers’ Richland County residence at 12:41 p.m. on Friday, April 13, 2012. The dispatch was based on Parker’s 911 call (*see* State’s Ex. 399) reporting that shots had been fired and that both his wife, Tammy, and Bryan Capnerhurst had been struck. When responding officers arrived, beginning around 1:00 p.m., they found Parker outside the residence, in the driveway and holding a cordless phone. He was detained briefly for security reasons and he was advised of his *Miranda* rights.² He was not crying and neither his hands nor his face were bloody. Also, EMS arrived shortly thereafter and provided care for him. **Tr. pp. 313-22.**

Inside the residence, officers found Tammy Parker and Bryan Capnerhurst dead upstairs. Tammy’s body was laying face-down “halfway into a bathroom,” with her feet in a room used for an office. Officers saw 9 mm. shell casings in an entertainment area adjacent to the office, immediately around Tammy’s body and in the office. Bryan’s body was lying on the attic floor and he had a 9 mm. semi-automatic pistol in his left hand. An officer had to tug three times on Bryan’s shoulder before the weapon fell out of his hand.³ The officers then saw that Bryan had a

¹ This Statement of Facts highlights most of the evidence presented against Parker. However, Respondent would direct the Court to the closing arguments by the prosecution, where the evidence is discussed in much greater detail. *See Tr. pp. 3043-76; 3124-89.*

² *See Miranda v. Arizona*, 384 U.S. 436, 86 S.Ct. 1602 (1966).

³ The gun was dislodged from Bryan’s hand without photographing it first for the officers’ safety, which was the chief concern.

head wound and was obviously dead. The 9 mm. pistol was seized at that point. **Tr. pp. 352-66; 368-70; 379-80; 383-93; 411-13; pp. 420-23.**

Outside of the residence, Parker spoke to Maj. James Smith, as officers and family members began to arrive. Several other individuals also heard portions of their conversation, in which he unconsciously and inadvertently began alerting others to the fact that he murdered both victims. Upon being told that his father, Jack Parker, had arrived, Parker asked, “What does my dad think happened?” **Tr. pp. 450; 476-77; 2196.**

Parker gave a non-custodial statement to Maj. Smith at the scene after again receiving his *Miranda* rights.⁴ Parker admitted that he was a bookie, said that Bryan was an employee, and indicated that earlier in the week they had planned to meet on Friday because he owed Bryan some money and Bryan wanted to borrow money from him. They had also spoken earlier Friday and arranged to meet that in the middle of the day because Parker and Tammy were going to have lunch at home. He had stopped at Firehouse Subs in Irmo and bought subs, which he brought home for them to eat. After lunch, they went into the office and Tammy called her doctor. While she was on the phone, he went downstairs and eventually took a bowel movement.⁵ He heard Bryan enter the house⁶ as he was finishing up in the bathroom and yelled for Bryan to go upstairs to the office where Tammy was because he would be there soon. **Tr. pp. 430-33; 2454-58.**

Parker heard gunshots within “a short period of time.” He immediately ran to the top of the stairs, where Bryan met him. Bryan held a gun on him and told him to “open the M.F. safe.”

⁴ Parker was seated on a cooler, he was not handcuffed and EMS had finished attending to him.

⁵ He used a common and more vulgar expression.

⁶ The door has a bell, and when door opens you can hear it. Also, Bryan knew the security code for the house.

Parker claimed that he could not understand what was happening and asked Bryan what he was doing. After Parker led Bryan to the safe, he recalled that he had a pistol of his own secreted in that area. He was able to get that pistol, and he turned and shot Bryan. He jumped over Bryan and ran back to Tammy. He heard her making a noise. He realized she was dead or dying and he checked her neck for a pulse, but did not engage in any life-saving efforts. Then, he ran downstairs, got the cordless headset, and called 911. **Tr. pp. 433-34; 2458-59.**

When Maj. Smith questioned him about the facts, Parker was upset, but, he was angry and not crying. Also, he did not have blood on him. He kept saying, "I guess it is my fault because I gave him the gun. He repeatedly acted as if he was going to throw up, but he would only spit." At Maj. Smith's request, Parker agreed to give a written statement. **Tr. pp. 2122; 2459-62.**

At some point after this oral statement, he also lamented, "[M]y God, I have killed my best friend." Coroner Gary Watts and Lt. Scott McDonald overheard this comment and thought that it was odd both because he did not express concern for the death of his wife and because if Bryan had killed Tammy, as Parker claimed, then Bryan was not a "friend." **Tr. p. 1150; 1328-29.**

Parker was subsequently taken to a nearby Richland County Sheriff's Department substation. After being advised of and making a written waiver of his *Miranda* rights, he gave a written statement, State's Ex. 2. In this statement, he described the events leading up to the shootings, as well as the shootings, in the same manner as he had orally. Additionally, he claimed that he had gotten home at 11:45 a.m. and Tammy got there at 12:00 p.m.; that the shots upstairs occurred about a minute after he heard Bryan arrive; that Bryan had "a glazed look in his eyes" when Parker saw him; and that the pistol he had used to shoot Bryan was a Taurus .38

“Judge” that he kept behind a headboard and on top of the safe.⁷ Also, Parker indicated that when he led Bryan to the safe, “Bryan was standing behind me” in the closet. I knelt down, grabbed my pistol. I turned as quick as I could, and I shot him. I'm not sure how many times I fired, but I think three or four.” Also, he claimed that he had asked Tammy if she could hear him when he checked on her and that she did not respond. He further claimed that he ran back upstairs to check on Bryan because the dispatcher had asked him if Bryan was alive; and he put his finger under Bryan’s nose to check for breathing. **Tr. p. 2124; 2130-35; 2145-46; 2463-64; State’s Ex. 2, R. _____.**

Parker said that he had thrown the Judge down on a rug by the front door when the dispatcher told him to put the gun down; that he met Bryan as the result of Bryan betting with him; that Bryan had worked for him for five years; Bryan had never threatened him before; that Tammy got along with Bryan and “[s]he would actually cook for us if we worked on Sundays;” that he had given Bryan the 9 mm. because Parker it was dangerous and Parker did not want it in the house; that he, nevertheless, kept the Judge on the safe because “[i]t was a good place to hide in case something ever happened and I could get to it there;” and that he also kept another gun in the downstairs bathroom; that he purchased the Judge at the suggestion of his preacher. **Tr. pp. 2135-38; State’s Ex. 2, R. _____.**

Parker eagerly explained that the Capnerhursts had financial problems because Ms. Capnerhurst had “maxed out” their credit cards and was not paying bills, which she had done in the past. Also, their daughter attended the Governor’s School and this was also a big financial burden. Parker stated that he owed Bryan between \$13,000.00 and \$14,000.00 for past work, that he had planned to pay Bryan \$5,000.00 that day, and that he would pay the rest when - and only

⁷ This weapon also fires .410 shells.

if - he had collected from the people that owed him money. Parker also claimed that, in a conversation the previous Monday, Bryan had said that “he was tired of living off of a credit card. Bryan had supposedly borrowed money from Parker in the past and Parker assumed he would ask to borrow money when they met. Further, Parker claimed that “I know he has borrowed money from her parents. And he tried to refinance his house, but her credit was so bad ... [t]hey couldn't even refinance their house.”⁸ **Tr. pp. 2138-41; 2148-49; 2464-65; State’s Ex. 2, R. _____.**

Parker claimed that he kept \$20,000.00 in the safe for his booking operation. Bryan knew the location of the safe but did not know the combination or how much money was in it. Parker stated that he only had roughly \$4,500.00 in his pocket⁹ and that he would have to get the rest of the money from the safe. Parker denied that he and Tammy had any financial or marital problems, he denied having a gambling debt, he denied even using the computers, and he denied suspecting her of infidelity. **Tr. pp. 2141-44; 2147-48; 2151-53; State’s Ex. 2, R. _____.**

Maj. Smith and Parker had a discussion after he completed his formal statement. When asked whether there was any infidelity, Parker “indicated that he had not had any affairs.” However, “Tammy had found some text messages of kind of a flirtatious nature” that he received in late December of 2011. They were from a woman named Natasha, whom he had met through work. He said that the issue had been resolved and that Natasha would verify that this was “harmless flirtation.” Also, he described the noise he heard Tammy make shortly before he called 911 as “gurgling,” and he admitted, for the first time, that he had shot Bryan in the face.

⁸ Parker contended that he was so concerned about Bryan’s financial problems that he spoke to his own father about the matter, asking for advice as to he should do if Bryan asked to borrow money. His father asked if he thought that Bryan could repay him but he was unsure. As a result, he “wasn’t sure what my answer was going to be.” **Tr. p. 2140.**

⁹ He showed the officers the money that was in his pocket. It was \$4,511.00. **Tr. p. 2564.**

He also said that he kept a loaded .38 “in the towel area on the top shelf in the master bathroom.”
Tr. p. 2466-67; 2469.

By this time, officers at the scene had learned about Parker’s prior suicide attempt several years earlier in Las Vegas. When asked about it, he denied that it was a suicide attempt. Instead, he claimed that he had taken “sort of a getaway trip to get away from it all in Vegas. He ... called Tammy while he was there and said he wasn't coming home, but he was on a plane the next day.” He did not reveal how much debt he incurred before going to Las Vegas. Major Smith asked Parker for the combination to the safe and he provided the supposed combination. **Tr. pp. 2469-70.**

Following the discussion, Parker was transported to his parents’ residence, as were his fourteen year old daughter and five year old son.¹⁰ Parker was told that he needed to tell his children what had happened because they still did not know. He then went into the house and informed his children of their mother’s death in the presence of Sgt. Maria Yturria, the supervisor of the Department’s victim services unit, an Inv. Talkish, and Parker’s parents. Rather than showing compassion, Parker “blurt[ed] out [‘] Your mom is dead.[’] ” When his daughter put her hands in her face and started crying, he briefly hugged her at his mother’s insistence. Then, he immediately ordered her to “Stop crying,” and he became very agitated. **Tr. pp. 463-71; 2471.**

He did not respond to Sgt. Yturria’s comment that his daughter should be allowed to react in any manner she wanted because she had just learned that her mother was dead. Neither he nor his parents made any immediate effort to further comfort the children. Instead, they began

¹⁰ The Sheriff’s Department had gotten them at their respective schools so that they would not learn of the murders at the Parkers’ home through some source other than their father. No one from the Sheriff’s Department broke the news to them. **Tr. p. 464-67; 2470.**

talking about hiring an attorney for Parker. They left the room at Sgt. Yturria's request. Sgt. Yturria stayed in the room to console the Parker's daughter and told her that her mother had been shot. Only after Sgt. Yturria had informed the Parkers about available counseling services for the children did Mrs. Linda Parker try to comfort her grandchildren. **Tr. pp. 471-73.**

As the investigation unfolded, officers learned that much of what Parker had claimed happen was untrue and did not fit with the facts revealed in the investigation, and that he had omitted many details that proved that he murdered both Tammy and Bryan:

- The sequence of events described by Parker did not make any sense: if robbery was a motive, then why would Bryan go upstairs and shoot Tammy? Why would he not first account for Parker, who was more of a threat? **Tr. p. 2495.**
- Why would Bryan kill her when Parker was the person who owed him money and she did not owe him anything?
- Parker did not claim that he had heard an argument and, if Bryan had a dispute, it was with Parker about money. It was not with Tammy. **Tr. pp. 2495-96.**
- Before running upstairs, Parker made no effort to arm himself with the loaded .38 caliber pistol that was in the linen closet in the master bathroom (**Tr. pp. 566-67; 660**), even though he could easily have done so.
- Why go downstairs to get the phone to call 911 when he had a cellphone in his pocket and there were 2 landlines in the upstairs office that he used for his gambling enterprise?
- Why would Bryan be robbing Parker if, in fact, Parker was going to pay Bryan \$5,000.00?
- He claimed that he gave Bryan the 9 mm. because it was supposedly too dangerous to keep around the house; but he kept two weapons in the house. Also, he supposedly left the Judge where his five year old son could gain access to it, sitting on top of the safe and only 2' off the floor. This did not make sense. *See* **Tr. pp. 2431-32.**
- The prosecution's investigation showed that 7 shots were fired at Tammy by the 9 mm.
- Dr. Bradley Marcus, the pathologist who performed both autopsies explained that,

while he found a number of wounds on Tammy's body, she had only been shot five times. (He was able to differentiate between entrance wounds, exit wounds and re-entry wounds). The first four shots were not fatal. However, she may have tripped and fell when a bullet struck her hipbone and pelvis. Also, Dr. Marcus found a bruise on her upper forehead and one beneath her right eye, as well as an abrasion on her forehead that supported this conclusion. Only the final shot, the wound to her head was fatal and a bullet fragment was removed from her brain. Dr. Marcus opined that she was seated when the shooting began and that she was shot as she attempted to flee the office. **Tr. 1516-21; 1529-58.**

- On the autopsy of Bryan's body Dr. Marcus found four wounds that were consistent with the weapon Taurus .38 Judge, firing .410 shells, such as found at the scene. A shot to Bryan's left chest went through the upper lung lobe and the right ventricle before it severed the abdominal aorta and came to rest in his spine. This wound caused a great deal of bleeding into both the right chest cavity and the abdominal area. It would have been fatal. There was a second wound that went through the bottom of Bryan's left foot that was consistent with being inflicted as Bryan was falling and had his leg in the air. This shot went through the top of his foot and struck his left leg slightly below the knee. It was not a fatal wound. **Tr. pp. 1558-61; 1564-79.**
- Contrary to Parker's assertion that he shot Bryan in self-defense, Dr. Marcus found a wound that one witness likened to the size of a golf ball in his left forearm. The shot fractured his left ulna, left "a hole that looked like disks [from the .410 shell] were coming through and then where the BB-type shot went through," and severed "soft tissue and so forth." The gunshot then continued and caused a grazing wound to Bryan's thigh and a grazing wound to the chest. Dr. Marcus recovered "numerous ... BB-type shots" and a fragmented disk from the arm. **Tr. pp. 1579-82.** Dr. Marcus opined that "Based on ... the injuries sustained to his left arm and the way he fell back, I don't believe he could have held onto anything that was in his hand." **Tr. p. 1612, ll. 5-15.**
- Also, there was blood on the palm of Bryan's left hand that was not associated with a wound to his hand. "If the gun was pressed against that palm, there should have been a void where that gun was, but there was no void, there was blood in that area." **Tr. pp. 1045; 2497-98.**
- A reasonable inference from this evidence is that the pistol was planted in Bryan's hand after his death to implicate him in Tammy's murder and support Parker's story.
- A second fatal shot was one that was between Bryan's eyes and it occurred as his head was lying in a plastic box. The autopsy finding was corroborated by the firearms examiner's testimony. **Tr. pp. 1587-89; 1590-93; 1783-84.**

- Gunshot residue (GSR) testing on Parker, Tammy and Bryan revealed that all three had GSR on their hands. The GSR found on Bryan's hands could have come from firing the 9 mm., but it was most consistent with being on the receiving end of a fired weapon. The levels present on Parker's hands were consistent with either firing a weapon or being in the vicinity of a weapon when it was fired. **Tr. pp. 1105-25; 2998-3000.**
- When officers reviewed the video surveillance footage from the Parker's house (State's Ex.s 435, 437), they discovered that Parker came home at 11:45 and Tammy arrived at 11:57 a.m. Bryan arrived at the residence at 12:30 and entered the house at 12:31:55 p.m. The State then played the video as synced to the 911 call, which revealed that roughly 10 minutes passed between the moment Cap entered the house and the time Parker called 911. Also, and contrary to what he told officers, 911 only comes on the line 40 seconds after Parker comes outside at 12:43:10. **Tr. pp. 1195-1202.** He has never adequately explained either the lengthy delay in calling 911 or the discrepancy in his story.
- Also, the video showed that Bryan slung a gym bag over his shoulder before he walked into the house.¹¹ Parker did not mention that he had told Bryan to bring the gym bag in State's Ex. 2. **Tr. pp. 994-95; 1189; 1198-99.**
- Inv. Stan Richards retrieved the bag from the attic area where Bryan had been killed. Sitting on top of clothes and other items in the bag were a 9 mm. cartridge box with 35 unfired cartridges in it and, for some strange reason, an empty 9 mm. magazine or clip. The cartridge box had Parker's left thumbprint on it. **Tr. pp. 735-37; 740-42; 757; 871-75; 1077-83.**
- A reasonable inference is that Parker planted these items. Otherwise Bryan's slinging of the bag would have caused them to move and not be sitting on top of the bag's other contents, and Parker's print would not have been identifiable.
- Again, contrary to Parker's story in State's Ex. 2, the video depicts someone peeking out of the blinds in the laundry room at 12:24:58 p.m., and that window allows a view of the driveway. Moreover, officers found round lead particles most consistent with GSR on the blinds, and Parker admitted both in a subsequent statement and at trial (**Tr. p. 2899**) that he was the person who looked out of the blinds. This video also shows Parker walk to the edge of the garage and look down the driveway at 12:29:45 p.m. **Tr. 561-62; 770; 776; 779-80; 1125-28; 1140-42; 1202-03; 2550-51; 3000-02.**
- Parker's claim was that he was finishing up taking a bowel movement when Bryan supposedly shot Tammy and immediately ran upstairs, but investigators who processed the scene found that he left the seat up on the toilet he had

¹¹ Several witnesses testified that he usually took the bag with him to work and other places.

supposedly used. **Tr. p. 554-57; 557; 829; 872; 973; 2175.**

- A clear and very reasonable inference from this evidence is that Parker had already killed Tammy at this point and was nervously lying in wait for Cap to arrive.
- Another huge problem with Parker's claim that he gave the 9 mm. pistol to Bryan a month before the murders was that a number of Bryan's family members and friends, those who knew him best - James Morgan, Jim Headley, Alvin Kelley, Cindy Capnerhurst, Heyward Barnes (Bryan's stepson) and Liz Myers (Bryan's stepdaughter) - testified that Bryan was not confrontational; and that he did not own a gun, that he was afraid of guns, and that he did not have one when he was murdered. Also, Jim Headley and Heyward Barnes both testified that they would have known if Bryan had been given the 9 mm. **Tr. pp. 1654-57; 1872-73; 1887-89; 1913; 1997-98; 2023-25; 2041.**
- Also, at least two of these witnesses testified that he was very punctual and dependable. **Tr. pp. 1655-57; 1869-73; 1880; 1890.** Parker testified to this as well. **Tr. p. 2896.**
- Still another problem with the misinformation that Parker provided in State's Ex. 2 is that he actually owed Bryan \$21,300.00. **Tr. pp. 1300; 2020; 2032-33.**
- Of this amount, Parked had owed him \$6,100.00 for over a year. In the days leading up to and including April 13th, Bryan had told James Morgan, Jim Headley, his wife Cindy, Alvin Kelley and even Jack Parker¹² – either in person or in phone calls - that he was supposed to meet with Parker to collect the money that Parker owed him.
- Bryan was initially so worried that Parker would not pay him what he was owed and that there could be problem that he told his wife he would call her when he was in the Parkers' driveway and that she should call 911 if she did not hear from him within the hour. He told Mr. Morgan to call within an hour of his arrival, so that Bryan would have an excuse to leave if an argument developed.
- However, Bryan was happy and thought that he would finally get paid after he received a call from Parker changing the meeting time from 2:30 to 12:30 p.m. and telling him to bring the gym bag to carry the money so neighbors would not see it. He based this on the fact Tammy did not know that Parker had not paid him the \$6,100.00, and he expected to get a lot of the money that he was owed. So, he told Mr. Morgan that he would not call on arriving at the Parkers' house. **Tr. pp. 1640-58; 1666-70; 1875-81; 1908-13; 1993-95.**

¹² Bryan and Parker had helped take care of some of Jack Parker's business when he became ill. **Tr. pp. 1650-51.**

- When Bryan informed Jack Parker of the money that Parker owed him, Jack Parker said, “Bryan, don't worry about any money that Brett owes you. I will hire you and I will make good on the amount of money that Brett has not paid you and refuses to pay you for whatever reason.” **Tr. p. 1877.**
- An investigator with the Coroner’s Office removed Bryan’s cellphone from his left shirt pocket at the scene on April 13th. **Tr. pp. 483-85.** Investigators later learned that Cap attempted to make a call within a minute of entering the residence but that the call was dropped after 14 seconds because the number dialed (7*4401*5) was an incomplete number. **Tr. pp. 1226-27.**
- Bryan’s attempt to call a telephone number at roughly the same time that Tammy was shot is inconsistent with him killing her, as Parker claimed. A much more reasonable inference is that Bryan realized that something was very wrong and he was calling for help (either 911 or a friend) very shortly after he entered the house.
- Officers were unable to open the safe using the combination that Parker had given them and they did not gain access to its contents until Parker opened it for them on April 14th. Instead of \$ 20,000.00, they found \$383.00. There were two stacks of cash in \$10,000.00 wrappers, but only the bills on the top of each stack were \$100.00. The remaining bills were all \$1.00. **Tr. pp. 685-89; 733; 975-77; 2543.**
- Therefore, he did not have enough cash to pay Bryan the \$5,000.00 he claimed in State’s Ex. 2 that he intended to pay.
- Tammy’s family initially believed Parker and supported him. Betty Anne Webb, the first cousin of Tammy’s mother, Libby Carswell, testified that Parker told family members on April 20th that Bryan had asked him and Jack Parker if he could borrow money from them. **Tr. pp. 1412-13.**
- During the course of describing how he shot Bryan, he claimed that after he grabbed his gun, he shot it from under his left arm, while squatted in front of the safe. He gave a similar demonstration at the viewing for Tammy. Mrs. Webb’s daughter said that he “had to be like Maverick to think that fast.” **Tr. pp. 1413-14; 1418-19.**
- When Ms. Webb, Mrs. Carswell, Tammy’s sister, Kim, and Jackie Warren (Mrs. Carswell’s close friend and business partner), went to Parker’s residence in July, he gave a completely different demonstration of how he had shot Bryan. This “just started changing our whole perspective of everything.” **Tr. pp. 1415-18.**
- Jackie Warren gave similar testimony. Parker told her at the home of his parents on the afternoon of April 13th that he had had shot Bryan with the weapon under his left arm, but he later indicated, when she was at his residence with Tammy’s

family, that he had shot Bryan while squarely aiming in Bryan's direction. This change also caused her to believe that "something ... was not right. **Tr. pp. 1439-53.**

- Terri Gleason, a firearms expert from the Sheriff's Department, testified that, if a weapon had been fired while under a person's arm, she "would expect to find burning and tearing to the material [that a person was wearing] from the gap ... between the cylinder and the barrel of the firearm." **Tr. p. 1758.** There was no burning or tearing of Parker's clothing.
- The supposed phone call that Tammy was making shortly before her death was not corroborated by the phone records for the three land lines in the house, or Tammy's cellphone records, and Dr. Theresa Mills Floyd, a cosmetic doctor with whom Tammy had a scheduled appointment on the afternoon of April 13th, did not receive any call. **Tr. pp. 1217; 1389-92; 1400-01; 2149.**
- Also, Dr. Floyd was present at the visitation and the funeral. Parker, whom she had never met, told her that "I might need to come see you after all of this is over to do something about this redness on my face from all of this crying." However, Dr. Floyd never saw him crying. **Tr. pp. 1394-98.**
- Contrary to Parker's representations that he did not use the computers and that he did not gamble, officers found information on the hard drive of one of his computers seized from the home that he had used at least two accounts for online betting. One account was in the fictitious name of "Hal." **Tr. pp. 1944-58.**
- Parker was in debt \$100,000.00 on his own account and \$76,000.00 on his Hal account, to bookies Lanny Gunter¹³ and Harry Benenhaley. Parker had been making irregularly-timed payments of \$5,000.00-\$10,000.00 to them; but he had been putting off making an installment for several weeks and his bookies were expecting his next payment to be much larger. **Tr. pp. 1812-33; 2076-90.**
- Gunter had a conversation with Parker after giving a statement to law enforcement. Parker asked him if he had told law enforcement the whole amount that Parker owed him. When Gunter said "yes, the whole amount," Parker "looked like he had seen a ghost." **Tr. pp. 1834-35.**
- Another possible motive for Parker to kill Bryan and attempt to frame him for Tammy's murder is that Tammy had gotten very upset when Parker had gotten into \$100,000.00 debt several years earlier, as a result of gambling; and she had threatened to leave him if he ever did that again.¹⁴ Bryan was aware that Parker

¹³ Gunter was also aware that Parker was not happy with his marriage and that he and Tammy slept in different bedrooms. **Tr. p. 1833.**

¹⁴ His father had paid this debt.

had amassed the recent gambling debt and had even spoken to Jack Parker about it. **Tr. pp. 2190-92; 2414; 2867.**

- Also, Tammy made in excess of \$100,000.00 a year while Parker only made \$45,000.00 in legitimate income. **Tr. pp. 2242-43.** He would have lost her income if they divorced.
- Another lie in State's Ex. 2 was Parker's representation that he did not have any financial problems. In addition to his \$176,000.00 of gambling debt and the \$21,300 that he owed Cap, the Parkers had roughly \$937,000.00 between their mortgage, their credit cards and a \$5,000.00 TitleMax loan taken out in December 2011. He was paying 119% interest on that loan, so he would have to pay TitleMax \$13,000.00. **Tr. pp. 2210-11; 2237-44.**
- In addition, he had recently borrowed \$5,000.00 from his mother and another \$5,000.00 from his father, without informing either parent of the other's loan, before taking his family on a cruise. **Tr. pp. 1348-49.**
- And, on April 12th, the day before the murders, he had borrowed still another \$5,000.00 from his friend, Britt Jordan, on the pretense that a friend needed the money. He had promised to repay \$7,000.00, but did not repay anything. **Tr. pp. 1901-05.**
- Ben Staples, a CPA who had previously had an affair with Tammy, prepared the Parkers' taxes each year and provided financial advice to her and occasionally to Parker. Tammy would report so much of Parker's income as he made known to her, on her taxes. **2407-13.**
- As time went by, Tammy became unhappy with her marriage because Parker did not believe in God and she was a religious person who wanted her children in church. She only stayed in the marriage for the sake of her children because they were the most important things in her life. **Tr. pp. 2412-13.**
- After Mr. Staples learned of Tammy's murder on the afternoon of April 13th, he repeatedly called Parker until Parker finally returned his call. In their conversation about what had occurred that day, Parker said that he had heard "loud noises" before he ran upstairs and was met by Bryan. Bryan told him "take me to the safe, or, I want my money;" but did not use the profanity that Parker had attributed to him in his statement. After he shot Bryan, he ran and checked Tammy's neck for a pulse. Then, he returned to the attic and *checked one of Bryan's arms for a pulse before running outside and calling 911.* **Tr. pp. 2416-18.**
- Thus, within hours of giving State's Exhibit 2, Parker was already changing details of what supposedly occurred.

- In other conversations over the following weeks, he began changing the details that he had relayed to Mr. Staples. **Tr. pp. 2418-19; 2429-32.**
- Mr. Staples later became involved with Tammy’s estate and assisting Parker with becoming the personal representative of her estate. **Tr. pp. 2419-20.**
- “Ultimately she had \$868,000 of life insurance with MetLife. She had a 401(k), which was ... \$199,728 and some change. She had [...] \$51,924 ...in a retirement account. Her checking account had approximately \$10,000 in it. She had a stock option plan that had at that point about \$20,000.” **Tr. p. 2420.**
- Parker was the sole beneficiary of the life insurance policy. There was some discrepancy as to whether their daughter was the beneficiary of the retirement account. Although their daughter was also listed as a co-beneficiary on the 401(k), Parker was the sole beneficiary of that as well. **Tr. pp. 2421-22.**
- When Parker’s attorney told the press that he expected Parker to be arrested, *Mr. Staples suggested* that Parker disclaim his interest in these assets, so as to avoid the IRS collecting monies from the estate for tax fraud because Tammy had prepared the taxes. Ultimately, this course of action was followed and a conservator account was set up for each child with one-half of the life insurance proceeds in each account. **Tr. pp. 2423-28.**
- Shortly before trial, Parker called Mr. Staples and asked him to change his statement and testify that Parker was unaware of the life insurance proceeds, but he was aware of them. **Tr. p. 2432.**
- It was likewise clear from Jerry Carswell’s testimony that Parker knew about the amount of Tammy’s life insurance policy before the murder. **Tr. pp. 2098-99.**
- Also, Mr. Carswell testified that Bryan usually parked where he had on April 13, 2012. **Tr. pp. 2099-2100.**
- Normally, Parker did not work Friday afternoons. Instead, like many of the men who worked at Palmetto Home Medical, he played golf on most Friday afternoons. On April 13, 2012, however he worked that morning and claimed to have to make a delivery to a client by 2:00 p.m. **Tr. pp. 2045-48; 2064-67.**
- Also, Parker went to work early on Monday April 16th and emptied items out of his desk. **Tr. pp. 2049-51.**
- That day, he described his co-worker, Al Muncey, how he had killed Bryan. Unlike the stories that he had told to law enforcement and Tammy’s family, this time he claimed that Bryan gave him a stunned look after the first shot and Parker “shot him a couple more times. And he said the last shot [Bryan] was laying on

the ground and he got directly over [Bryan] and shot him right between the eyes.”
Tr. pp. 2067-68.

- Still another problem with State’s Ex. 2 is that Parker did not reveal that he had three paramours, whose identities investigators uncovered: Lindsay Mullins, Dana Allpress and Natasha Nadkarni. **Tr. pp. 1362-80; 2366.** While the affairs with Allpress and Nadkarni had ended by the time of the murders, Parker was actively involved with Ms. Mullins, a bank teller whom Parker met at the bank.
- Mullins was separated from her husband in 2012 and was divorced by the time of trial. She had sex with Parker in February and again towards the end of March. On that occasion, they had sex in the bedroom of Parker’s five year old son. **Tr. p. 1366-68; 2546-47.**
- While they were in the Parker residence, Parker showed Ms. Mullins the upstairs office. He told her he kept a gun in it and pointed to the desk. **Tr. pp. 1368-69.**
- They had sex at a local motel on April 10th, and they were exchanging text messages about their next rendezvous on the day of the murders. **Tr. pp. 995; 1004-06; 1369-75.**
- Parker had deleted these text messages from his phone but investigators were able to obtain copies of them from Verizon Wireless’ records for his phone **Tr. pp. 1192-94.**
- Natasha Nadkarni testified that Parker told her that he and Tammy did not sleep together. He was looking at getting a divorce but said that getting a divorce “would be complicated just because of the salary on paper versus the other business and how they would work that out.” **Tr. pp. 1846-47.** He also told her that balancing his two jobs “was taking a toll on him.” **Tr. pp. 1848-49.**
- Nadkarni confirmed that she and Parker had exchanged flirtatious text messages in December 2011. Although she denied that they had a sexual relationship, she admitted calling and leaving him three voicemails (State’s Ex. 509) in the span of 2 minutes on June 20, 2012. In these voicemails, she told him that he owed her an explanation. His response was that the evidence does not match my story. He gave her a similar explanation in a face-to-face conversation. **Tr. pp. 1854-55; 1864-65.**
- Parker also misled officers about the Capnerhursts’ financial problems in State’s Exhibit 2. It is true that Cindy Capnerhurst had stolen \$35,000.00 from the bank where she worked in the past and that she thereafter pled guilty to embezzlement. **Tr. pp. 1999; 2003.**
- She received probation and ultimately repaid the money that she had taken. **Tr.**

pp. 2000-01.

- She had also run up \$25,000.00 of credit card debt within a year and one-half of the murder, much of which was paying for remodeling the family's kitchen; and they had borrowed \$3,000.00 from Cindy's father. **Tr. pp. 1669-70; 1894; 1914-15; 2017-20.**
- However, the embezzlement plea was in 2000 and, contrary to the representations of her attorney at the time, the now-disbarred Richard Breibart, she had not taken the money to pay off Bryan's gambling debt. Rather, Bryan had stopped gambling when his daughter was born, in 1995. **Tr. 1891; 1913; 2000-01; 2003-05; 2007.**
- Unknown to Parker, Bryan had a "walk away plan," so that he could pay off this debt even if Parker did not pay him. In addition to working for Parker, Bryan worked for Alvin Kelley, at the Lexington County Recreation Commission, and he cleaned the office there as well. **Tr. pp. 1673-77; 1873-74; 1908.**
- Further and as noted, Jack Parker had promised to pay Bryan whatever Parker failed to pay and he promised to hire Bryan to work for him. **Tr. p. 1877.**
- Bryan was "pretty open" about his financial problems and discussed them with Jim Headley, and (apparently) Parker. Moreover, Bryan was very meticulous about timely paying bills, and he could have and would have paid off this debt without the \$20,300.00 that Parker owed him. *See* **Tr. 1885-87; 2018-21.**
- Instead of lying and trying to deceive law enforcement as Parker had done, Cindy Capnerhurst and her family were completely honest when questioned by investigators about Cindy's prior conviction and the family's current financial problems. **Tr. p. 1999-2000; 2202.**
- When asked about the credit card debt, Cindy immediately produced the Visa bill, and Mr. Barnes provided credit reports for both Bryan and Cindy. **Tr. pp. 2027-29; 2202; 2206-07.**
- The amount owed on the card was 20,000.00 and they were over \$4,000.00 below the credit limit. **Tr. pp. 2206-07.**
- Moreover, on April 19, 2012, both of Parker's children participated in an ARC interview.¹⁵ Lt. Scott McDonald and another officer observed this interview, in which Parker's fourteen year old daughter "indicated that her father had shown

¹⁵ This is The Assessment and Resource Center, which is a child advocacy center that is not affiliated with the Richland County Sheriff's Department. The purpose of the interview is not simply to gather information about the crime, but to try and provide referrals for counseling and otherwise assist children who are either victims or may be traumatized by crime, **Tr. pp. 2207-08; 2961-63.**

her a gun that he kept in the office area, [he] also told her about a gun he kept in the master bedroom closet, ... [and] she indicated to the woman that was interviewing her that she had never seen Mr. Capnerhurst with a gun. **Tr. pp. 1217-18; 2969.**

- Terri Gleason, the firearms expert, testified that she determined that Bryan was most likely shot from a distance of three to four feet, but she put the range at two to five feet to give Parker the benefit of the doubt. Also, Bryan did not have gunpowder residue on him, which should have been present if he had shot the 9 mm. **Tr. pp. 1760-82; 1790-96.** This was another discrepancy between State's Ex. 2 and the evidence.
- Parker gave a number of other statements to investigators and he spoke to Sheriff Leon Lott at least five times before his arrest,¹⁶ in an effort to explain away many of the problems with his original statement and to try and provide an account that was consistent with the facts uncovered in the investigation. Respondent will not discuss each statement, other than to note that on every occasion, he was unable to make his story fit the facts. **Tr. pp. 2174-82; 2187-88; 2365-82; 2477-86; 2513-20; 2540-45; 2551-56; 2561-67.**
- For instance, officers spoke to him when he went back to his residence on April 14th to open the safe. Officers asked him about a gun case that they had found in the office. Parker stated that the 9 mm. pistol had come in the case. When asked why he had not given the case to Bryan when he gave Bryan the gun, he said, "[W]ell, I just didn't." **Tr. p. 2175.**¹⁷
- He was also asked about why he had left the toilet seat up after he finished his bowel movement and "he said sometimes he just does that." **Tr. pp. 2175-76.**
- He told another lie on the 14th when he said that he knew nothing about Tammy's life insurance policy. Further, he could not articulate a motive for Bryan to kill Tammy. **Tr. pp. 2178-79.**
- Also, Parker was asked about his bookie on April 14th, and he refused to give a name. when asked why there was not \$20,000.00 in the safe, Parker "explained" that "I have got the booking sheets in my car. And he goes out to the car and he shows us these booking sheets. He says, well, this is really roughly \$20,000 worth. I'm just waiting to get it collected." **Tr. p. 2180-82.**
- However, "he was supposed to have a meeting with Mr. Capnerhurst where they are going over all this, yet he has got [the sheets] in his car." **Tr. p. 2182.**

¹⁶ Investigators spoke to him on April 14, April 17, April 18, and April 25, 2012. Parker met with Sheriff Leon Lott on May 21, June 6, July 6, July 11, and July 19, 2012.

¹⁷ He also did not give Bryan the holster for it.

- Officers also asked him on the 14th if he had told Bryan to bring a bag. He said that he had “so the neighbors wouldn't see the money, even though the money he was going to give [Bryan] fit quite easily in Brett's own pocket.” Parker did not have an answer for why the bag was necessary to carry the money. **Tr. pp. 2187-88.**
- When Parker’s father told his mother that Tammy was dead, her immediate response was, “Did Brett kill her? Did Brett kill Tammy?” **Tr. p. 463, ll. 7-10; p. 1149, ll. 15-23.**

Indeed, the State’s case against Parker was so compelling that he persuaded his daughter to testify at trial that she was present in the office area of the Parkers’ home one day before April 13, 2012 and overheard her father and Bryan talking about how it would be good for Bryan to get a gun for his protection. **Tr. pp. 2732-34.** However, her testimony is inconsistent with not only Lt. McDonald’s testimony concerning the information provided in the ARC interview (**Tr. pp. 1217-18; 2969**) but Parker’s failure to mention this in State’s Ex. 2. Further, the State impeached her testimony with Defendant’s 4, the transcript of audiotaped recordings between Parker and others while he was in jail awaiting trial. The transcript reflected a conversation between Parker and his father in which Jack Parker told his son that they needed to get the daughter to change the story. There was another conversation between Parker and his daughter, in which they discussed what she was supposed to say because she could not remember it correctly. **Tr. p. 2739; Defendant’s Ex. 4.**

ARGUMENTS

I. The trial judge properly denied Parker’s request to charge the outdated *Edwards* “reasonable hypothesis” language in the circumstantial evidence charge because the Supreme Court of South Carolina has found that this language is confusing and has directed that it should not be used. Instead, the trial judge properly gave the then-current and correct instruction approved of in *State v. Grippon*, 327 S.C. 79, 489 S.E.2d 462 (1997), which the Supreme Court of South Carolina had found is the sole appropriate charge in *State v. Cherry*, 361 S.C. 588, 606 S.E.2d 475 (2004). At worst, any error in not giving the requested charge was harmless beyond a reasonable doubt.

Notwithstanding Parker's argument to the contrary, Respondent submits that the trial judge properly denied Parker's request to charge the outdated "reasonable hypothesis" language from *State v. Edwards*, 298 S.C. 272, 275-76, 379 S.E.2d 888, 889 (1989), in the circumstantial evidence charge because the Supreme Court of South Carolina has found that this language is confusing and has directed that it should not be used. Instead, she properly gave the then-current and correct instruction approved of in *State v. Grippon*, 327 S.C. 79, 489 S.E.2d 462 (1997), which the Supreme Court of South Carolina had found is the sole appropriate charge in *State v. Cherry*, 361 S.C. 588, 606 S.E.2d 475 (2004). At worst, any error in not giving the requested charge was harmless beyond a reasonable doubt.

A. How issue was presented in the trial court.

Before the charge conference, Parker indicated that "we are going to need a *State v. Edwards* [charge], we will be making a request. ... I think we are entitled to it." **Tr. p. 3009, ll. 5-9.** The State noted that *Grippon* was controlling precedent (**Tr. p. 3009, ll. 7-11**) and the trial judge stated that "[w]e'll take a look at it." **Tr. p. 61, ll. 17-23.**

In the charge conference held the following day, Parker's Request-to-Charge Number 1 was the "reasonable hypothesis" language from *Edwards*. Counsel acknowledged that *Edwards* had been "tinkered with, no doubt about that, but we would request it." Counsel stated that this instruction "is fair and it is accurate. And I think legally speaking it is a correct statement of the law as it should be or going to be." **Tr. p. 3032, ll. 13-20.**

The State opposed the requested instruction in light of *State v. Cherry*, 361 S.C. 588, 601-602, 606 S.E.2d 475, 482 (2004), which expressly stated that the "reasonable hypothesis" language in *Edwards* should not be used and that the correct instruction was that set forth in

Grippon. **Tr. p. 3033, l. 6 – p. 3034, l. 2.** In response, counsel argued that “I’m simply requesting that the law that has been the law of this state since 1850, I think is where this originated ... about, to the exclusion of any other reasonable hypothesi[s].” **Tr. p. 3034, ll. 9-13.** When counsel conceded that “it may have been changed,” the trial judge indicated that she was bound by the current law. Counsel then noted his “procedural exception” and stated that he had a “gut feeling” that the law would change. **Tr. p. 3034, l. 13 – p. 3035, l. 22.**

The trial judge thereafter gave the following circumstantial evidence charge:

Ladies and gentlemen of the jury, there are two types of evidence which are generally presented during a trial: Direct evidence and circumstantial evidence.

Direct evidence is the testimony of a person who claims to have actual knowledge of a fact, such as an eyewitness. It is evidence which immediately establishes the main fact to be proved.

Circumstantial evidence is proof of a chain of facts and circumstances indicating the existence of a fact. It is evidence which immediately establishes collateral facts from which the main fact may be inferred. Circumstantial evidence is based on inference and not on personal knowledge or observation.

The law makes absolutely no distinction between the weight or value to be given to either direct or circumstantial evidence, nor is a greater degree of certainty required of circumstantial evidence than of direct evidence. You should weigh all of the evidence in the case.

After weighing all of the evidence, if you are not convinced of the guilt of the Defendant beyond a reasonable doubt, you must find the Defendant not guilty.

Tr. p. 3198, l. 10 – p. 3199, l. 9.

Parker took exception to the failure to charge *Edwards*. **Tr. p. 3216, ll. 13-25.** He renewed his exception in a post-trial motion. The trial judge denied his motion because she found that *Cherry* had overruled *Edwards* and that her charge, as given, accurately stated the law. **Tr. p. 3228, l. 9 – p. 3229, l. 5.**

B. Discussion.

Initially, Respondent submits that much of what Parker argues before this Court is not properly before it on appeal because he failed to present the same arguments to the trial judge.¹⁸ *State v. Bailey*, 298 S.C. 1, 5-6, 377 S.E.2d 581, 584 (1989) (a party cannot argue one ground at trial and then an alternative ground on appeal); *State v. Prioleau*, 345 S.C. 404, 411, 548 S.E.2d 213, 216 (2001) (an objection should be addressed to the trial court in a sufficiently specific manner that brings attention to the exact error); *State v. Watts*, 321 S.C. 158, 167, 467 S.E.2d 272, 278 (Ct.App. 1996) (“To be preserved for appellate review, an issue must be both presented to and passed upon by the trial court”). Thus, he is confined to asserting those arguments that he actually presented to the trial judge. *Id.*

Further, the trial judge’s refusal to give the requested charge was not reversible error. In reviewing jury charges for error, an appellate court considers the trial judge’s jury charge as a whole and in light of the evidence and issues presented at trial. “A jury charge is correct if when

¹⁸ For instance, he did not argue in the trial court that “the totality of the *Edwards* insistence on a recognition of the distinction between direct and circumstantial evidence, with the inherently different requirement of the deductive demand of circumstantial evidence by a jury, has never changed.” Likewise, he did not argue at trial that “[t]here exists post-*Cherry II* a continued uncertainty as to the correct, unified and mandated instruction to be given where circumstantial evidence is to be charged in a criminal case. This uncertainty emanated ... from the distinctive, inherent qualities of each type of evidence (direct versus circumstantial) which in turn requires a different evaluation of circumstantial evidence by a jury that only a guided instruction could provide.” Rather, he conceded that law had changed and that the trial judge’s charge was the current law to be instructed, but he still wanted the requested charge given.

Nor did he argue at trial that “[t]he more significant the amount of circumstantial evidence introduced in trial the greater the necessity for [a reasonable hypothesis instruction].” Finally, he did not argue that the trial judge erred by sustaining the State’s objection to his efforts to argue the reasonable hypothesis language in closing argument. *See Tr. p. 3118, ll. 11-16*. As a result, these arguments are not preserved for appellate review. *Id.* *See also State v. Dunbar*, 356 S.C. 138, 142, 587 S.E.2d 691, 693–94 (2003) (“In order for an issue to be preserved for appellate review, it must have been raised to and ruled upon by the trial judge. Issues not raised and ruled upon in the trial court will not be considered on appeal”). If this Court addresses these arguments on appeal, Parker would effectively be allowed to end-run the contemporaneous objection requirement. *Contra State v. Torrence*, 305 S.C. 45, 64, 406 S.E.2d 315, 326 (1991) (Toal, J., concurring in result) (“a contemporaneous objection requirement to preserve legal errors operates to procedurally preclude a defendant from allowing error to occur at trial and then complaining of it on appeal”); *State v. Mayfield*, 235 S.C. 11, 23-24, 109 S.E.2d 716, 724 (1959) (“One may not take his chance of a favorable verdict and, after an unfavorable one, raise an objection that should have been made before the verdict was rendered”).

read as a whole, the charge adequately covers the law.” *State v. Drayton*, ___ S.E.2d ___, ___, 2015 WL 446693, *6 (S.C. Ct.App., Feb., 4, 2015). “A jury charge that is substantially correct and covers the law does not require reversal.” *Id.* (citing *State v. Brandt*, 393 S.C. 526, 549, 713 S.E.2d 591, 603 (2011)). Further, a trial judge generally “is required to charge only the current and correct law of South Carolina.” *State v. Jenkins*, 408 S.C. 560, 569, 759 S.E.2d 759, 764 (Ct.App. 2014), *cert. denied*, Feb 4, 2015.

In *State v. Cherry*, 361 S.C. 588, 601-602, 606 S.E.2d 475, 482 (2004), the Supreme Court held that the traditional circumstantial evidence charge served to confuse juries by leading them to erroneously believe that the standard for measuring circumstantial evidence is different than that for measuring direct evidence. As a result, the Court held “that the recommended language in *Grippon* is the sole and exclusive charge to be given in circumstantial evidence cases in this state, along with a proper reasonable doubt instruction.” The Court in *Cherry* also expressly eliminated the confusing “reasonable hypothesis” language found in the *Edwards* instruction, and which Parker adamantly requested. *Cherry*, 361 S.C. at 601, 606 S.E.2d at 482 (“[T]he reasonable hypothesis charge merely serves to confuse juries by leading them to believe that the standard for measuring circumstantial evidence is different than that for measuring direct evidence when, in fact, it is not”).

The Court again approved that charge in *State v. Logan*, 405 S.C. 83, 747 S.E.2d 444 (2013). Indeed, the Court in *Logan* addressed the argument that Parker raises here, *i.e.* that their recent cases referencing the *Edwards* charge signaled disapproval of the *Grippon* charge. In rejecting that argument, the Court found that its recent cases referencing the *Edwards* language did not address the jury instructions given. Rather, those cases – including *Hernandez*, and *State v. Odems*, 395 S.C. 582, 720 S.E.2d 48 (2011) - the cases upon which Parker relies - as well as

State v. Bostick, 392 S.C. 134, 708 S.E.2d 774 (2011), had only made reference to the *Edwards* language in the context of the trial judge’s ruling on a directed verdict motion.

In short, none of these recent Supreme Court cases citing the *Edwards* language addressed the *Grippon* jury charge at all. *Logan*, 405 S.C. at 91-94 & n. 7, 747 S.E.2d at 448-49 & n. 7. Thus, the cases cited by Parker did not announce a retreat from the *Grippon* charge.¹⁹ Also, relevant precedent at the time of trial dictated that only the *Grippon* charge be used. *Cherry*, *supra*. That charge does not include the “reasonable hypothesis language” requested here. (See **Request to Charge No. 1, R. p. ____**). The “reasonable hypothesis language” charge from *Edwards* was specifically rejected in *Cherry* and the Supreme Court had directed that the charge no longer be used. *Id.* Indeed, consistent with *Holland v. United States*, 348 U.S. 121 (1954), the Court in *Cherry* found that the “reasonable hypothesis” instruction merely served to confuse juries.²⁰ *Cherry*, 361 S.C. at 601-602, 606 S.E.2d at 482. See also *Grippon*, 327 S.C. at

¹⁹ Instead, both *Hernandez* and *Odems* addressed the presence or absence of sufficient evidence to send the case to the jury, not the sufficiency or clarity of a charge to the jury. See *Logan*, 405 S.C. at 91-94 & n. 7, 747 S.E.2d at 448-49 & n. 7. See also *State v. Hernandez*, 382 S.C. at 625 n.2, 677 S.E.2d at 605-606 n.2 (“Although in [*Cherry* ...] the Court abandoned this charge and held that it may confuse the jury by leading it to believe that the standard for measuring circumstantial evidence is different from that for measuring direct evidence, it nonetheless *illustrates the lack of evidence* against Petitioners”) (emphasis added); *Odems*, 395 S.C. at 590, 720 S.E.2d at 52 (“Despite the Court’s abandonment of the use of this particular definition as a jury charge in *State v. Cherry*, the definition *illustrates the lack of evidence* against Petitioner”) (emphasis added).

The evaluation of evidence for a directed verdict motion is not the same as the jury’s evaluation of evidence in determining whether the State had met its burden of proof beyond a reasonable doubt. The “**trial judge is not required to find that the evidence infers guilt to the exclusion of any other reasonable hypothesis.**” *Cherry*, 361 S.C. at 594, 606 S.E.2d at 478 (emphasis in original). See also *State v. Schrock*, 283 S.C. 129, 134, 322 S.E.2d 450, 453 (1984) (“The jury weighs the evidence but when there is an absence of evidence, it becomes the duty of the trial judge to direct a verdict and a corresponding duty is imposed on this Court.”). Critically, there is no mention in either *Hernandez* or *Odems* of the adequacy of the *Grippon* instruction. Thus, like the challenge in *Logan*, Parker’s argument fails for the same reasons.

²⁰ In *Holland v. United States*, the United States Supreme Court, when considering a complaint that the trial judge failed to charge when “the Government’s evidence is circumstantial it must be such as to exclude every reasonable hypothesis other than that of guilt,” acknowledged that some jurisdictions allowed the charge, but concluded that “the better rule is that where the jury is properly instructed on the standards for reasonable doubt, such an additional instruction on circumstantial evidence is confusing and incorrect.” 348 U.S. at 139-140. Given the United States Supreme Court disapproval of the language, any possible constitutional argument, if ever made, would find no

85, 489 S.E.2d at 465 (Toal, J., concurring) (“Relying on *Holland*..., the federal courts and a majority of state courts have abandoned the ‘reasonable hypothesis’ language in favor of an approach that does not differentiate between direct and circumstantial evidence, but simply provides that a defendant’s guilt must be proven beyond a reasonable doubt”); *State v. Manning*, 305 S.C. 413, 417, 409 S.E.2d 372, 374 (1991) (“In deviating from the *Edwards* charge, the charge given in this case turns the State’s burden of proof on its head by requiring the jury find a ‘reasonable explanation’ of the evidence inconsistent with appellant’s guilt before it can find him not guilty”).

While the Court in *Logan* did state that trial courts may not exclusively rely on [the *Grippon*] charge over a defendant’s objection,” *Logan*, 405 S.C. at 100, 747 S.E.2d at 453, the Court in *Logan* reaffirmed both the correctness of the *Grippon* charge and the impropriety of the “reasonable hypothesis” language in rejecting the claim that *Cherry* had been implicitly overruled. *Id.* at 94, 747 S.E.2d at 449 (“the trial court did not err in providing a circumstantial evidence charge consistent with *Grippon*”). This language remains disapproved. *Id.* at 98, 747 S.E.2d at 451-52 (“requiring a jury to inquire as to whether there is any other reasonable explanation other than the defendant’s guilt comes perilously close to shifting the burden of proof from the State to the defendant”). *See also Jenkins*, 408 S.C. at 572-73, 759 S.E.2d at 766; *Drayton*, 2015 WL 446693 at *6. Parker did not want an instruction such as that set forth in *Logan*.²¹ Rather, he wanted the trial judge to instruct jurors on the “reasonable hypothesis”

support. *See also Logan*, 405 S.C. at 100-01, 747 S.E.2d at 453 (Kittredge, J., concurring in result).

²¹ In *Logan*, the Court stated that the following alternative charge may be given upon counsel’s request:

There are two types of evidence which are generally presented during a trial – direct evidence and circumstantial evidence. Direct evidence directly proves the existence of a fact and does not require deduction. Circumstantial evidence is proof of a chain of facts and circumstances indicating the existence of a fact.

language of *Edwards*. Therefore, the requested charge was properly rejected because it did not and still does not accurately state the applicable law.

Nor is there merit to Parker's claim that "[t]he more significant the amount of circumstantial evidence, the greater the need for a *Logan* charge" and, as a result, this Court's Opinion in *Jenkins* is inapposite. The suggestion that there is a greater need for a *Logan* charge here because of the amount of circumstantial evidence presented is inconsistent with both *Logan* and *Cherry*. See *Logan*, 405 S.C. at 99, 747 S.E.2d at 452 (proposed charge stating that "The law makes no distinction between the weight or value to be given to either direct or circumstantial evidence"); *Cherry*, 361 S.C. at 601, 606 S.E.2d at 482 ("[T]he reasonable hypothesis charge merely serves to confuse juries by leading them to believe that the standard for measuring circumstantial evidence is different than that for measuring direct evidence when, in fact, it is not"). Also, the State would note that *Drayton* was almost entirely a circumstantial evidence case. See *Drayton*, 2015 WL446693 at *1-*5.

Finally, Respondent notes that the Court in *Logan* recognized that "erroneous jury instructions are subject to a harmless error analysis," and it found that any error in the failure to give the requested circumstantial evidence instruction was harmless because "[t]he trial court's jury instruction, as a whole, properly conveyed the applicable law" in light of the instruction on

Crimes may be proven by circumstantial evidence. The law makes no distinction between the weight or value to be given to either direct or circumstantial evidence, however, to the extent the State relies on circumstantial evidence, all the circumstances must be consistent with each other, and when taken together, point conclusively to the guilt of the accused beyond a reasonable doubt. If these circumstances merely portray the defendant's behavior as suspicious, the proof has failed.

The State has the burden of proving the defendant guilty beyond a reasonable doubt. This burden rests with the State regardless of whether the State relies on direct evidence, circumstantial evidence, or some combination of the two.

Logan, 405 S.C. at 99, 747 S.E.2d at 452.

“reasonable doubt burden of proof.” *Logan*, 405 S.C. at 94, 747 S.E.2d at 449. In both *Jenkins* and *Drayton*, this Court likewise concluded that the failure to give an instruction such as that requested by Parker “was harmless beyond a reasonable doubt because the trial court’s instruction, as a whole, properly conveyed the applicable law,” in light of the trial judge’s correct “reasonable doubt” charge. *Jenkins*, 408 S.C. at 573-74, 759 S.E.2d at 766; *see also Drayton*, 2015 WL 446693 at *7.

Here, the trial judge gave the same reasonable doubt instruction (**Tr. p. 3201, l. 13 – p. 3202, l. 5**) as the trial court in *Logan*. The charge in question is taken almost *verbatim* from that endorsed by the Federal Judicial Center, *see* Federal Judicial Center, Pattern Criminal Jury Instructions 17-18 (1987) (Instruction 21), and it has been approved by this Court’s decision in *State v. Darby*, 324 S.C. 114, 115-16, 477 S.E.2d 710, 710-11 (1996), and in Justice Ginsberg’s concurring opinion in *Victor v. Nebraska*, 511 U.S. 1, 26-27(1994) (Ginsburg, J., concurring in part and in judgment) (“This model instruction surpasses others I have seen in stating the reasonable doubt standard succinctly and comprehensibly”). As a result, any error was harmless beyond a reasonable doubt.

II. The trial judge did not abuse her discretion by allowing Dr. Bradley Marcus, the forensic pathologist who performed the autopsy on Bryan Capnerhurst, to opine that “[b]ased on ... the injuries sustained to his left arm and the way he fell back ... [Bryan could not] have held onto anything that was in his hand” because (1) the science of forensic pathology (2) Dr. Marcus was properly qualified as an expert in forensic pathology; (3) his duties as a forensic pathologist include determining the cause of death, the manner of death and the circumstances surrounding it; (4) his training as a forensic pathologist included training as to what could or could not have occurred at a suspected crime scene; and (5) as a medical doctor included specific training as to how certain wounds could affect a person’s ability to move and to handle things. Also, the probative value of his opinion was not substantially outweighed by its prejudicial value and he could not have been prejudiced by its introduction because it was merely cumulative to Dr. Marcus’ earlier opinion that was admitted without objection.

Parker also contends that the trial judge erred by allowing Dr. Bradley Marcus, the

forensic pathologist who performed the autopsy on Bryan Capnerhurst, to opine that “[b]ased on ... the injuries sustained to his left arm and the way he fell back ... [Bryan could not] have held onto anything that was in his hand.”²² Respondent submits that the trial judge did not abuse her discretion because (1) the science of forensic pathology is so well accepted in South Carolina jurisprudence that it is unnecessary for testimony relating thereto to “be vetted for its reliability prior to its admission at trial,” except in the most unusual circumstances that do not apply in this case; (2) Dr. Marcus was properly qualified as an expert in the field of forensic pathology; (3) his duties as a forensic pathologist include determining the cause of death, the manner of death and the circumstances surrounding it; (4) his training as a forensic pathologist included training as to what could or could not have occurred at a suspected crime scene; and (5) his training as a medical doctor included specific training as to how certain wounds could affect a person's ability to move and to handle things. Also, the probative value of his opinion was not substantially outweighed by its prejudicial value. Finally, he could not have been prejudiced by its introduction because it was merely cumulative to Dr. Marcus’ earlier opinion that was admitted without objection. *See Tr. p. 1581, l. 12 – p. 1582, l. 17.*

A. How issue arose at trial.

Dr. Marcus performed both autopsies in this case. He testified that he is a forensic pathologist and the Chief Medical Examiner in Richland County. He and his colleague, Dr. Amy Durso, are responsible for performing all of the forensic autopsies in Richland County, and he performs medical autopsies of individuals who die in hospitals when requested to do so. He obtained his medical degree in 2001 and, following his residency, he spent six years at the

²² This alleged error does not relate to or impact Parker’s conviction for murdering Tammy Parker, only his conviction for murdering Bryan Capnerhurst.

Medical University of south Carolina acquiring expertise in “all aspects of anatomic pathology, clinical pathology, forensic pathology, and ... cytopathology.”²³ **Tr. p. 1502, l. 2 – p. 1506, l. 2; p. 1507, l. 15 – p. 1508, l. 15.**

Dr. Marcus explained that “[f]orensic pathology is the study of pathology in relation to the autopsy. So I do an autopsy to determine the cause of death.” Additionally, a pathologist “determine[s] the manner of death, which is either natural; suicide; accidental; homicide; or undetermined. There are ten possible board certifications in pathology, but practitioners are limited to four certifications. Dr. Marcus is board certified in forensic pathology, anatomic pathology, clinical pathology, and cytopathology. Also, he had previously been qualified to testify as an expert in forensic pathology over twenty times. The State then moved to have him qualified as an expert in forensic pathology. **Tr. p. 1506, l. 4 – p. 1509, l. 18.**

Parker’s voir dire of Dr. Marcus established that he began medical school at the American University of the Caribbean. After two years there, he attended school in Ireland for a year and his fourth year was in a school in Chicago. Because of his high scores on his board exams, he “was able to get my choice of MUSC.” Dr. Marcus testified that he found no other cause of death in this case other than gunshots, and that he expected that this would be his testimony. Parker did not object to his qualification and the trial judge qualified him as an expert in forensic pathology. **Tr. p. 1509, l. 24 – p. 1511, l. 17.**

After Dr. Marcus had explained his autopsy findings and conclusions for Tammy (**Tr. p. 1511, l. 22 – p. 1520, l. 1; p. 1529, l. 1 – p. 1556, l. 11**), he explained his autopsy findings and conclusions for Bryan. The admission of most of his testimony, three diagrams (State’s Ex.s 486-87 & 490) and the x-rays of Bryan’s injuries (State’s Ex. 484), are not being challenged on

²³ “Cytopathology is the study of cells.” **Tr. p. 1505, l. 17.**

appeal. *See* **Tr. p. 1556, l. 18 – p. 1561, l. 19; p. 1564, l. 11 – p. 1598, l. 15.**

However, Parker objected when the State asked Dr. Marcus if “[b]ased on the multiple gunshots and the areas that were shot and everything, in your expert opinion, would Mr. Capnerhurst have been able to maintain a grip on anything[?]” The trial judge excused the jury. **Tr. p. 1598, l. 19 – 1599, l. 5.**

Parker argued *in camera* that Dr. Marcus was not qualified to give an opinion in response to this question because “[h]e is not an orthopedic doctor. He is not an orthopedic surgeon.” Parker further argued that Dr. Marcus did not base this opinion on “any study or science or anything that has been peer reviewed or anything that would support ... what they are trying to get him to say.” Parker further argued that the opinion would be contrary to the eyewitness testimony, and that his opinion went to “the ultimate issue in the case.” Although the State had an orthopedic doctor who might be qualified to testify to this issue, Dr. Marcus was not qualified. **Tr. p. 1599, l. 6 – p. 1600, l. 5.**

The State argued that Dr. Marcus was qualified to give this opinion because as a forensic pathologist, he “is trained ... to determine the cause and manner of death and what did happen and what didn't happen at crime scenes.”²⁴ Also, Dr. Marcus had reviewed the crime scene photos and “consulted with doctors. He did everything.” The State further noted that any doctor may express an opinion “if it is within [his] training” and asserted that this was within Dr. Marcus’ training. *See* Rule 702, SCRE. **Tr. p. 1600, ll. 7-18.**

The State explained that its theory was, after Parker shot Bryan “in the head with the final head shot, [Parker] then went and got the gun that he had used to kill his wife and placed it in [Bryan’s] hand.” However, Parker did not know that Bryan’s “arm was broken, and [that] he

²⁴ The State also noted that he was the chief medical examiner.

could not hold that gun in the manner in which it was placed so the police would find it to show guilt.” **Tr. p. 1600, l. 23 – p. 1601, l. 7.**

The trial judge then heard the State’s proffer that, as a forensic pathologist, Dr. Marcus was trained to determine the cause of death and the manner of death; that he also had training as to “what could or couldn't have happened in a [purported] crime scene;” and that he had training, as a medical doctor, on “how certain wounds could affect a person's ability to move, to handle things, or to do anything of that sort.” The State also established that Dr. Marcus had an opinion as to whether Bryan would he have been able to keep a grip on any object in his hand, based upon Dr. Marcus’ findings as to the cause and manner of Bryan’s death and the injuries that Bryan had. Dr. Marcus’ opinion was that “I believe that Mr. Capnerhurst, due to the injuries sustained to his left arm, ... was unable to have carried a weapon based on the injuries to his left arm, based on the circumstances of falling backward and downward.” **Tr. p. 1601, l. 23 – p. 1603, l. 3.**

In response, Parker first stated that he had no objection to Dr. Marcus’ qualifications to testify to the cause of death. The trial judge stated that “I think he testified when she asked him that he has to determine cause of death, manner of death, and something else. There were three different things [to which] he testified.” Parker stated that he did not object to those matters. However, Parker objected to this opinion because “[t]his man is a doctor and [he] is telling the jury in his opinion something that flies in the face of the facts found here by the first two officers ... [who] said the gun was in his hand with his fingers wrapped around it.” Thus, the objection did not merely go to the weight that the jury should give the opinion. **Tr. p. 1603, l. 7 – p. 1604, l. 3.**

The trial judge noted that she would charge the jury that they can give opinion testimony

any weight they wish to or no weight and that, if Parker presented his own expert with a different opinion, then the jury would have to decide which expert was more credible. Further, she thought that the objection went to the weight of Dr. Marcus' opinion and not its admissibility because he is a forensic pathologist and "[t]his is the kind of work they do." **Tr. p. 1604, ll. 4-19.**

On voir dire of Dr. Marcus' qualifications, Parker established that he was "not board certified in orthopedic medicine ... [a]nd ... not a board certified orthopedic surgeon." Also, the only thing that he had listed in the autopsy report that supported his conclusion was that Bryan had a broken ulna; he did not have "a study" upon which he based his conclusion; and he had never encountered a similar factual situation. **Tr. p. 1604, l. 25 – p. 1605, l. 15.**

Based upon these responses, Parker renewed the objection because Dr. Marcus' opinion was not based "on any type of science;" he had never encountered a similar scenario in another case; it went to "the ultimate issue in this case;" and [h]e is not an orthopedic surgeon." He again noted that the State had an orthopedic doctor through whom it could attempt to introduce this opinion, but he would object to that as well. **Tr. p. 1605, l. 18 – p. 1606, l. 7.**

In response, the State asserted that his argument went to the weight of Dr. Marcus' opinion and not the admissibility, and that Parker could fully cross-examine Dr. Marcus. Also, the defense could present its own expert. However, Dr. Marcus was qualified, he had testified that he had the necessary training to render this opinion; and his opinion was based upon both his training, his review of the crime scene evidence, and his findings as to the gunshot wounds and Bryan's broken arm. **Tr. p. 1606, l. 9 – p. 1607, l. 8.**

When Parker indicated that Dr. Marcus had to be qualified to render an opinion under *State v. White*, 382 S.C. 265, 676 S.E.2d 684 (2009), the trial judge stated that he had already been qualified as a forensic pathologist, without objection. She found that according to his

testimony, part of his job “is to decide the cause of death and the manner of death and the circumstances surrounding the death.” She then found that Dr. Marcus was qualified to give his opinion and that Parker’s objection went to the weight that he felt the jury should give the opinion and not to its admissibility. Again, the trial judge indicated that she would instruct the jury that it is “up to the jury to determine whether or not they want to believe that opinion.” In response to further argument by Parker, she overruled the objection and reiterated her reasons for doing so. **Tr. p. 1607, l. 9 – p. 1609, l. 19.**

Following a break, Parker noted that he also objected to Dr. Marcus’ opinion under Rule 403, SCRE, because the probative value of his conclusion was substantially outweighed by its prejudicial effect. **Tr. p. 1610, ll. 8-20.** The trial judge explained that she had not placed it on the record. However, when she made her ruling, she had considered “the probative value as to the manner of death and circumstances of the death outweigh the prejudicial effect in terms of his testimony or him giving his opinion.” **Tr. p. 1610, l. 23 – p. 1611, l. 14.**

Dr. Marcus then testified before Parker’s jury that based upon his review of the crime scene evidence, his autopsy findings “and everything,” he had opinion that as to whether or not Bryan would have been able to hang on to anything in his left hand when he was shot. Dr. Marcus opined that “Based on ... the injuries sustained to his left arm and the way he fell back, I don't believe he could have held onto anything that was in his hand.” **Tr. p. 1612, ll. 5-15.**

B. Discussion.

“The admission or exclusion of evidence is a matter addressed to the sound discretion of the trial court and its ruling will not be disturbed in the absence of a manifest abuse of discretion accompanied by probable prejudice.” *State v. Wise*, 359 S.C. 14, 21, 596 S.E.2d 475, 478 (2004). “An abuse of discretion occurs when the conclusions of the trial court either lack evidentiary

support or are controlled by an error of law.” *Id.* See also *State v. Collins*, 409 S.C. 524, 530, 763 S.E.2d 22, 25 (2014) (same); *State v. Stephens*, 398 S.C. 314, 319, 728 S.E.2d 68, 71 (Ct.App. 2012). Generally, all relevant evidence is admissible. Rule 402, SCRE.

“The trial [judge] ... has wide discretion in determining the relevancy of evidence....” *Davis v. Traylor*, 340 S.C. 150, 155, 530 S.E.2d 385, 387 (Ct.App. 2000).²⁵ Likewise, “[a] trial judge's decision regarding the comparative probative value and prejudicial effect of evidence should be reversed only in exceptional circumstances. We ... are obligated to give great deference to the trial court's judgment [regarding Rule 403].” *State v. Adams*, 354 S.C. 361, 378, 580 S.E.2d 785, 794 (Ct.App. 2003) (internal citation omitted).

Likewise, “[t]he qualification of an expert witness and the admissibility of the expert's testimony are matters within the trial court's discretion.” *Gooding v. St. Francis Xavier Hosp.*, 326 S.C. 248, 252, 487 S.E.2d 596, 598 (1997) (citation omitted). An appellate court will not disturb the trial judge's determination regarding a witness's qualifications to testify as an expert absent a showing of an abuse of discretion. *State v. Price*, 368 S.C. 494, 498, 629 S.E.2d 363, 365 (2006); *State v. Schumpert*, 312 S.C. 502, 505, 435 S.E.2d 859, 861 (1993); *State v. Henry*, 329 S.C. 266, 273, 495 S.E.2d 463, 466 (Ct.App.1997). See also *Mizell v. Glover*, 351 S.C. 392, 406, 570 S.E.2d 176, 183 (2002) (“A trial court’s ruling to exclude or admit expert testimony will not be disturbed on appeal absent a clear abuse of discretion”).

The trial judge did not abuse her discretion in this case. The Supreme Court’s decision in *White* requires that “[a]ll expert testimony must satisfy the Rule 702[, SCRE,] criteria, and that includes the trial court’s gatekeeping function in ensuring the proposed expert testimony meets a

²⁵ “ ‘Relevant evidence’ means evidence having any tendency to make the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence.” Rule 401, SCRE.

reliability threshold for the jury's ultimate consideration." *White*, 382 S.C. at 270, 676 S.E.2d at 686. Forensic pathology is clearly a science, and it has been defined as the "branch of medicine that applies the principles and knowledge of the medical sciences to problems in the field of law." Dominick J. DiMaio & Vincent J.M. DiMaio, *Forensic pathology* 1 (2d ed., CRC Press 2001).

Nevertheless, the science of forensic pathology is so well accepted in South Carolina jurisprudence that it is unnecessary for testimony relating thereto to "be vetted for its reliability prior to its admission at trial," except in the most unusual circumstances that do not apply in this case. Indeed, Parker does not attack the trial judge's admission of Dr. Marcus' opinion testimony generally, only that he was supposedly not qualified to render the opinion on whether it was possible for Bryan to hold the 9 mm. pistol in his left hand in light of the crime scene evidence and his findings at autopsy.

Yet, Dr. Marcus fully provided the trial judge with his educational and other experience in the field of forensic pathology, and Parker did not object to his qualifications as an expert in the field of forensic pathology. **Tr. p. 1502, l. 1 – p. 1511, l. 5.** Consistent with Dr. Marcus' description of his duties, learned treatises explain that the duties of a forensic pathologist include determining the time, cause, and manner of injury or death, documenting injuries and deducing how they occurred, determining or excluding other contributory or causative factors of death, collecting evidence from the body that can be used to prove or disprove an individual's guilt or innocence and to confirm or deny the account of how the death occurred, and providing expert testimony if the case goes to trial. *See Id. See also* 40 Am.Jur. *Trials* 501 § 46 ("**Bases for**

pathologist's opinion”).²⁶

Also, there was further voir dire of Dr. Marcus regarding this specific line of testimony, including Parker’s in camera cross-examination of him, before the jury heard the challenged opinion. **Tr. p. 1601, l. 23 – p. 1603, l. 3; p. 1604, l. 25 – p. 1605, l. 15.** Notwithstanding Parker’s contrary argument, Respondent submits that the State’s voir dire provided a sufficient foundation for the introduction of this opinion because it was relevant to the cause and manner of Bryan’s death, which is unquestionably within the realm of forensic pathology. See *State v. Allen*, 2013 WL 5926964, 11 (Hawai’i App., Oct. 31, 2013) (“because defensive wounds relate to discovering the cause and manner of death, which is within the realm of forensic pathology, the matter falls within the scope of Dr. Goodhue's expertise. The Circuit Court did not abuse its discretion in allowing Dr. Goodhue to testify as a forensic pathologist and to address the topic of

²⁶ This treatise states that:

There are four main steps that a forensic pathologist takes in all cases in forming an opinion about a homicide:

1. *Gathers evidence.* The forensic pathologist first gathers all available information concerning the physical evidence, such as that relating to bullets, hair, fingerprints, dirt, fibers, paint chips, and glass fragments.

2. *Considers theories.* The forensic pathologist then considers the various theories that have been advanced, systematically accepting or rejecting them based on the autopsy findings and the results of laboratory and other tests.

3. *Develops theory of crime.* It is not outside the forensic pathologist's duties to develop a crime scene scenario if an acceptable theory has not already been advanced. It is possible that none of the advanced theories explain the evidence, in which case a new theory is needed. There also may be so little evidence that it is impossible to make any statements as to the circumstances of the death.

4. *Forms final opinion.* In working with the physical evidence and the theories proposed, a fairly clear sequence of events usually becomes obvious. If the physical evidence and autopsy findings support the sequence of events, it becomes the opinion of the forensic pathologist. The pathologist's opinion seldom changes, however, unless new evidence turns up that was kept from the forensic pathologist.

‘defensive wounds’ ”).²⁷

Parker cites *White, supra*, for the proposition that the concept of reliability of the expert's testimony, prior to the allowance and acceptance of consideration of this specialized evidence by the jury is at the core of Rule 702, SCRE.” This contention, however, is inconsistent with the Supreme Court’s explanation in *State v. Tapp*, 398 S.C. 376, 728 S.E.2d 468 (2012), that “the reliability of a witness's testimony is not a pre-requisite to determining whether or not the witness is an expert. The expertise, reliability, and the ability of the testimony to assist the trier of fact are all threshold determinations to be made prior to the admission of expert testimony, and generally, a witness's expert status will be determined prior to determining the reliability of the testimony.” *Id.* at 388, 728 S.E.2d at 474-75 (footnote omitted). Appellate courts in this State and other jurisdictions have upheld the introduction of similar opinion testimony from properly qualified pathologists. *See, e.g., State v. Lopez*, 306 S.C. 362, 367, 412 S.E.2d 390, 393 (1991) (treating physician and pathologist properly allowed to testify regarding “battered child syndrome” and “shaken baby syndrome”); *State v. Von Dohlen*, 322 S.C. 234, 471 S.E.2d 689 (1996) (upholding trial court's decision to allow forensic pathologist to testify, during sentencing, about the amount of pain victim suffered); *State v. Tyner*, 273 S.C. 646, 652, 258 S.E.2d 559, 562 (1979) (holding that the trial court acted within its discretion in allowing a forensic pathologist to give his opinion concerning the distance of the shotgun blast and the absence of powder burns on the clothing of victim over objection that only a ballistics expert could testify

²⁷ Again, the State established that, as a forensic pathologist, Dr. Marcus was trained to determine the cause of death and the manner of death; that he also had training as to “what could or couldn't have happened in a [purported] crime scene;” and that he had training, as a medical doctor on “how certain wounds could affect a person's ability to move, to handle things, or to do anything of that sort.” The State also established that Dr. Marcus had an opinion as to whether Bryan would he have been able to keep a grip on any object in his hand, based upon Dr. Marcus’ findings as to the cause and manner of Bryan’s death and the injuries that Bryan suffered. **Tr. p. 1601, l. 23 – p. 1602, l. 20.** On redirect in front of the jury, the State established that he had consulted with the other colleagues in his group who are board certified in forensic pathology, as well as an orthopedic surgeon in arriving at his opinion. **Tr. p. 1633, ll. 9-22.**

about distance and lack of powder burns); *United States v. Ebron*, 683 F.3d 105 (5th Cir. 2012) (expert's testimony, in defendant's murder trial, opining that the wounds found on murder victim's body were consistent with a victim being restrained from behind while being stabbed from the front, was reliable, for purposes of the expert witness rule where expert witness used his many years of experience as a forensic pathologist in providing his opinion regarding the cause and manner of victim's death, and, in arriving at his opinion, the witness relied on a couple of articulable facts: the cluster of stab wounds and the quantity and placement of defensive wounds); *Government of V.I. v. Sampson*, 94 F. Supp. 2d 639 (D.V.I. 2000) (once forensic pathologist was determined to be competent to testify as expert, he could testify as to reasonableness of medical care given to victim before her death from complications of stab wound, even though pathologist was not a surgeon; any doubts about qualifications went to weight, not admissibility).²⁸ Therefore, Dr. Marcus' qualification as a forensic pathologist was sufficient to permit him to render the challenged opinion, which related to the manner of death (*i.e.*, the death was a homicide), and Parker's complaint goes to the weight that he thinks jurors should have assigned to that opinion as opposed to its admissibility. *See id.*

Nor was the probative value of Dr. Marcus' testimony substantially outweighed by its prejudicial effect under Rule 403, SCRE. “ ‘Testimony in the form of an opinion or inference otherwise admissible is not objectionable because it embraces an ultimate issue to be decided by

²⁸ *See also Pagan v. State*, 830 So.2d 792 (Fla. 2002), *cert. denied*, 539 U.S. 919, 123 S.Ct. 2278 (2003) (in murder trial, medical examiner was properly allowed to give expert testimony concerning likelihood that breaking through tempered glass would cause injuries, where his qualifications were explored prior to his testimony, testimony was connected to facts already introduced, and his scientific knowledge was useful to assist jurors in understanding whether perpetrators would have been injured by breaking through sliding glass doors of victims' home; medical examiner testified to his years of experience with glass and with injuries caused by it, and opinion was based in scientific principle and explained testimony indicating that neither perpetrator was injured during break-in); *State v. Cummings*, 346 N.C. 291, 488 S.E.2d 550 (1997) (pathologist's opinion concerning direction from which bullets were fired and possible position of victim was admissible in murder prosecution, as pathologist was in best position to assist jury in understanding angles of wounds and determining whether angles of wounds were consistent with circumstances at crime scene); *State v. Allen*, 2013 WL 5926964 at 11.

the trier of fact.’ ” *State v. Fripp*, 396 S.C. 434, 439, 721 S.E.2d 465, 467 (Ct.App.2012) (quoting Rule 704, SCRE). *See also State v. Mitchell*, 399 S.C. 410, 416-17, 731 S.E.2d 889, 893 (Ct.App. 2012). Further, whether he is the “best” qualified doctor to provide such testimony is a matter of weight for the jurors. *Holbrook v. Lykes Bros. Steamship Co., Inc.*, 80 F.3d 777, 782 (3rd Cir. 1996). First, whether or not Parker killed Bryan in self-defense or murdered him in an effort to frame him for Tammy’s murder, as the prosecution theorized, was a central issue in the case; and the State bore the burden of disproving self-defense by proof beyond a reasonable doubt. *See State v. Burkhart*, 350 S.C. 252, 262, 565 S.E.2d 298, 303 (2002). Second, Dr. Marcus’ opinion was extremely probative on this issue because it helped to circumstantially establish that Bryan was murdered and was not killed in self-defense, despite the testimony from the first two officers who saw Bryan’s body that he was holding the .9 mm. in his left hand, since he would not have been able to grip the weapon in his left hand.

Third, this opinion was not prejudicial in the evidentiary sense of the term. To the contrary, although an x-ray depicting the fractured ulna was introduced, Parker had successfully moved to exclude autopsy photographs of Tammy’s injuries. **Tr. 1518, l. 23 – p. 1528, l. 14**. As a result, the State did not offer the autopsy photographs of Bryan’s injuries (State’s Ex.s 465-82) into evidence. **Tr. p. 1559, ll. 2-23**. Also, this portion of Dr. Marcus’ direct examination was very brief. More importantly, Parker cross-examined Dr. Marcus at length and exposed every perceived weakness in his opinion.

Parker established that Dr. Marcus prepared a six page written report, but he did not include the opinion that Bryan could not have held a gun; he heard that Parker was a bookie when he went to the scene on April 13th; he was aware that some of the investigators felt that there were “suspicious circumstances” surrounding the two deaths; there was “a full-fledged”

investigation” ongoing at the time that he prepared his report; he had never met Parker before; he did not go in the attic when he went to the Parkers’ house on the 13th; Dr. Marcus was aware that Bryan was found with a gun in his hand but Dr. Marcus had not spoken to the first two officers who found Bryan’s body; although Dr. Marcus opined that Bryan had flexor and extensor muscles in the left arm, he could not name all of the muscles that were injured and would have to refer to a book on anatomy to name them; he had never heard of the term “cataleptic rigidity,” but he had heard of “cadaveric spasm” or “death grip;” the investigators in this case had consulted with him and had mentioned the term death grip; he had searched relevant literature for articles related to holding a weapon but did not find any; the description of Bryan’s killing as provided to him was consistent with a “highly emotional circumstance,” which is also present in cases involving cadaveric spasm, as explained by a Wikipedia article utilized by Parker on cross-examination;²⁹ he agreed that a cadaveric spasm could result in a person grasping a gun, but in his “medical opinion, based on the shots to ... the forearm, and falling over,” he opined that “the gun fell out of [Bryan’s] hand;” and he probably first expressed his opinion in this regard at the time he performed the autopsy, but he was never asked to prepare diagrams supporting it. **Tr. p. 1616, l. 1 – p. 1622, l. 25; p. 1625, l. 23 – p. 1632, l. 20.**

Further, the trial judge instructed jurors that simply they were not bound to accept an expert’s opinion simply because the opinion was admissible. Rather, she explained that “it is evidence for you to use in any way you see fit and give it the weight and credibility you believe is appropriate.” **Tr. p. 3203, ll. 3-15.**

Even assuming *arguendo* that Dr. Marcus’ opinion was improperly admitted, Parker still cannot show any prejudice from its introduction, since admission of his opinion could not

²⁹ The article that counsel utilized is found at http://en.wikipedia.org/wiki/Cadaveric_spasm.

reasonably have affected the result of the trial. *See State v. Sherard*, 303 S.C. 172, 175, 399 S.E.2d 595, 596 (1991) (“Error in a criminal prosecution is harmless when it could not reasonably have affected the result of the trial”); *State v. Bailey*, 298 S.C. 1, 5, 377 S.E.2d 581, 584 (1989) (“When guilt has been conclusively proven by competent evidence such that no other rational conclusion can be reached, the Court should not set aside a conviction because of insubstantial errors not affecting the result”). There was overwhelming evidence of Parker’s guilt for both crimes. Also, the introduction of this opinion does not have any effect on his guilt for murdering Tammy Parker. There was also the instruction on jurors’ consideration of expert opinions.

Moreover, at worst, his opinion was cumulative to his other opinion testimony that established the same point and to which Parker did not object. *See State v. Kirton*, 381 S.C. 7, 37, 671 S.E.2d 107, 122 (Ct.App. 2008) (“The admission of improper evidence is harmless where the evidence is merely cumulative to other evidence”); *State v. Haselden*, 353 S.C. 190, 196-97, 577 S.E.2d 445, 448-49 (2003) (holding the admission of improper evidence is harmless when the evidence is merely cumulative to other evidence); *State v. Patterson*, 290 S.C. 523, 528, 351 S.E.2d 853, 856 (1986) (finding any error in the exclusion of evidence that was cumulative to other evidence entered was harmless beyond a reasonable doubt).

Specifically, Parker did not object to Dr. Marcus’ opinion that a gunshot wound that went through Bryan’s forearm fractured his left ulna, left “a hole that looked like disks [from the .410 shell] were coming through and then where the BB-type shot went through.” The gunshot then continued and caused a grazing wound to Bryan’s thigh and a grazing wound to the chest. Dr. Marcus recovered “numerous ... BB-type shots” and a fragmented disk from the arm. Parker likewise did not object to testimony that this wound “severed soft tissue and so forth.” **Tr. p.**

1579, l. 16 – p. 1582, l. 12.

Of greatest importance, he did not object to the following questions and answers:

Q And what would that have done to his ability to use his arm?

A Well, it would have been very, very difficult, if not impossible. He has got a broken arm. A broken arm is a painful thing.

Q There was also other damage, other than just the break in the bone?

A Well, you get soft tissue. Any time you have a projectile going through tissues, soft tissues, you're going to get some, you know, hemorrhage, destruction of the tissues, and so forth, that are also in that vicinity because of the energy and the disruption that occurs.

Tr. p. 1582, ll. 13-25.

Additionally, the prosecution introduced other evidence, without objection, that finding the gun in Bryan's left hand was inconsistent with the injury to his forearm. Inv. Travis Holdorf explained on cross-examination that "[i]n defensive tactics they teach you that the way you can disarm someone is by punching right there (indicating). Just a punch. Not making a golf ball size hole in someone's arm. It will dislodge it." **Tr. p. 2311, ll. 3-8.** Likewise, Maj. James Smith testified that he had seen the wound, which he described as "substantial." He also indicated that "you could literally put a golf ball through the hole in [Bryan's] forearm." **Tr. p. 2495, ll. 7-10.**³⁰

Further, Maj. Smith testified that investigators found blood on Bryan's left palm that was not associated with a wound to his hand. "There should have been a void there. If the gun was pressed against that palm, there should have been a void where that gun was, but there was no void, there was blood in that area. That ... one of these forensic details that was problematic to

³⁰ Parker also did not object when Maj. Smith repeated Dr. Marcus' opinion. **Tr. p. 2494, ll. 17-22.** Further, on cross-examination Lt. Scott McDonald described the wound as the size of a "ping pong ball," and he testified that "[m]edical experts said that "there is no way a person could have held that gun at that point." **Tr. 1296, ll. 2-5.**

us.” Tr. p. 2497, l. 21- p. 2498, l. 6.

Because the challenged opinion was merely cumulative to this other evidence that was admitted without objection, including an almost identical opinion by Dr. Marcus, there could not be any prejudice from the trial judge’s ruling and her ruling must be affirmed.

CONCLUSION

For all of the foregoing reasons, it is respectfully submitted that his Court should dismiss certiorari as improvidently granted or affirm the decision of the Court of Appeals and the judgment of conviction.

Respectfully submitted,

ALAN WILSON
Attorney General

JOHN W. McINTOSH
Chief Deputy Attorney General

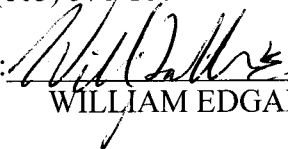
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March 2, 2015.

By: 
WILLIAM EDGAR SALTER, III

ATTORNEYS FOR RESPONDENT

**STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS**

Appeal from Richland County
DeAndrea G. Benjamin, Circuit Court Judge

Appellate Case No. 2013-001238

THE STATE,

Respondent,

vs.

BRETT D. PARKER,

Appellant.

CERTIFICATE OF SERVICE

I, William Edgar Salter, III, counsel for Respondent, certify that I have served two (2) copies of the within Initial Brief of Respondent on counsel for the Appellant by depositing same in the United States mail, first class, postage prepaid, and addressed as follows:

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This 2nd day of March, 2015.



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SC Court of Appeals



ALAN WILSON
ATTORNEY GENERAL

March 2, 2015

The Honorable Jenny A. Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

Re: *The State v. Brett D. Parker*
Appeal from Richland County
Appellate Case No. 2013-001238

Dear Ms. Kitchings:

Enclosed for filing in your office is the original Initial Brief of Respondent, Designation of Matter and Certificate of Service in the above-captioned matter.

Thank you for your assistance in this matter.

Sincerely,

William Edgar Salter, III
Senior Assistant Attorney General

WES/dmd
Enclosures

cc: John S. Nichols, Esq. (w/two copies of encls.)
John D. Delgado, Esq. (w/two copies of encls.)
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SC Court of Appeals