

The South Carolina Court of Appeals

King Grant-Davis, Appellant,

v.

City of Charleston Special Events Committee,
Respondent.

Appellate Case No. 2015-001085

ORDER

Appellant's motion to proceed *in forma pauperis* is denied pursuant to *Ex parte Martin*, 321 S.C. 533, 471 S.E.2d 134 (1995). The filing fee must be paid within fifteen days of the date of this order.

Appellant has also requested that that this court: (1) waive any payment to the court reporter for the transcript; (2) allow Appellant to file "one inclusive brief," without requiring an initial brief; (3) not tax costs against Appellant; and (4) allow Appellant to file a reduced number copies of his final brief. Appellant's request that this court waive payment for the transcript is denied. Appellant's request to file "one inclusive brief" is also denied. We decline to consider Appellant's request regarding costs because it is premature.¹ Finally, Appellant's request to relax the filing requirements for his final brief is granted to the extent that Appellant is permitted to file only one copy of the record on appeal and one copy of his final brief with this court. Appellant, however, is still required to serve Respondent with the copies of all filings, including the record on appeal and final brief.



FOR THE COURT

¹ Rule 222, SCACR, provides that any party desiring costs shall file a motion within fifteen days of the issuance of the remittitur.

FILED

7/16/15

Columbia, South Carolina

cc:

King Grant-Davis

Frances Isaac Cantwell, Esquire