

# The South Carolina Court of Appeals

Harrison Partners, LLC, Appellant,

v.

Renewable Water Resources, Respondent.

Appellate Case No. 2013-000329

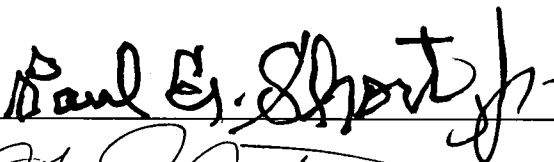

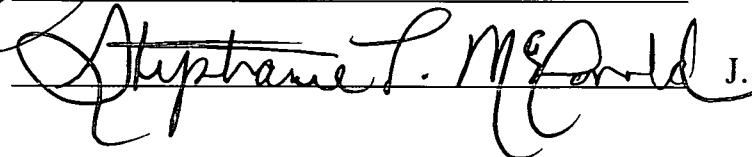
---

## ORDER

---

This case was remitted on December 4, 2015. Respondent has filed a motion for costs pursuant to Rule 222, SCACR, seeking payment for attorney's fees and expenses in the amount of \$4490.03. Specifically, Respondent seeks reimbursement of \$1000.00 in attorney's fees, \$184.28 for the cost of printing and copying the final brief, and \$3305.75 for costs associated with the court reporter's transcript.

Respondent's motion for costs is granted in the amount of \$3348.78. We find the proper award for the cost of the transcript is \$2164.50. See Rule 607(h)(1)(A), SCACR (setting \$3.25 as an appropriate per page fee for producing an original transcript). We decline to award costs for the appearance fee and exhibits.

  
\_\_\_\_\_  
J.  
  
\_\_\_\_\_  
J.  
  
\_\_\_\_\_  
J.

Columbia, South Carolina

**FILED**

4/21/16

cc:

Robert Clyde Childs, III, Esquire

J. Falkner Wilkes, Esquire

Rivers Samuel Stilwell, Esquire

Lane Whittaker Davis, Esquire

Paul B. Wickensimer