

# The South Carolina Court of Appeals

The Estate of Joseph S. Smith, a/k/a J.S. Smith, Jr., by its  
Personal Representative, Geneva S. Hall, and Joseph  
Keith Ray, Respondents,

v.

Patrick S. Smith, Sandra B. Smith, Thomas Lewis Smith,  
Elizabeth S. Kappeler, Gloria Darlene Hall Smith,  
Courtney Elizabeth Smith, Tiffany Elaine Smith, Joseph  
Sampson Smith, IV, Charles Richard Ray, Jr., John Doe  
and Jane Doe, the latter two Parties being fictitious  
names used to Designate any and all Unknown heirs,  
Heirs-at-law, devisees, distributees, descendants, legatees,  
personal representatives, next of kin, creditors and/or lien  
creditors of the late Joseph S. Smith a/k/a J.S. Smith, Jr.,  
the late Joseph (Joey) S. Smith a/k/a Joseph S. Smith, III,  
Richard Roe and Mary Roe, being fictitious names used  
to designate any and all infants, minors, incompetents,  
persons in prison, or under legal disability, unborn,  
including persons protected under the Soldiers and  
Sailors Relief Act and/or persons or entities whomever or  
whatsoever claiming any right, title or interest in the real  
estate described in the Complaint and Lis Pendens of this  
action, Appellants.

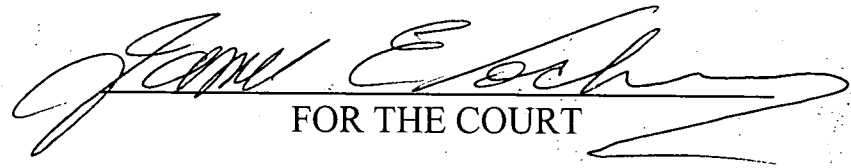
Appellate Case No. 2016-002443

---

ORDER

---

Pursuant to Rule 222 of the South Carolina Appellate Court Rules, the motion for costs filed by Respondents is granted in the amount of \$1,352.00 against Appellants. The lower court or tribunal is directed to add this award of costs to the remittitur.

  
FOR THE COURT

Columbia, South Carolina

cc:

Steven Smith McKenzie, Esquire

William M. O'Bryan, Jr., Esquire

Gregory B. Askins, Esquire

Sharon W. Staggers

**FILED**

January 8, 2018