

The South Carolina Court of Appeals

Willie Riley, Respondent,

v.

Ulysses Green, individually and as Personal Representative of the Estate of Daniel Green, and Estate of Daniel Green, Pearlie Mae Graves, Sarah Lee Green, Daniel Green, III, Mildred Ann Green, Larry B. Green, Thomas Price, John Doe and Richard Roe, fictitious persons designated to represent all the unknown heirs and distributes of Ernestine Green and Daniel Green, Jr. deceased, and all other unknown person or persons claiming through them or any infant or person under disability or in the Armed Forces of the United States of America and Mary Roe, fictitious person designated to represent the surviving spouse of the parties herein claiming a spousal interest in the herein described real property and John Doe, Richard Roe and Mary Roe, fictitious persons designated as a class to represent all other persons unknown claiming any right, title, interest, or lien upon the real estate described herein, and TO WHOM IT MAY CONCERN, Defendants,

Of whom Ulysses Green is Appellant.

Appellate Case No. 2011-195267

ORDER GRANTING MOTION FOR COSTS

Pursuant to Rule 222, SCACR, the motion for costs filed by Ulysses Green is granted in the amount of \$2,414.72 against Willie Riley. The lower court is directed to add this award of costs to the remittitur.

John Cannon C.J.
D. B. W. J.
Jasper McCreton A.J.

Columbia, South Carolina

cc:

Andrew Sims Radeker
Dennis Wayne Catoe
Winnifa Brown-Clark

FILED

February 26, 2013