

The South Carolina Court of Appeals

Herman Belton, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2020-001619

ORDER

Appellant has filed a motion for costs pursuant to Rule 207(a), SCACR, arguing the State is improperly requiring him to order portions of the lower court transcript that are irrelevant to the issues in his petition for a writ of certiorari. After careful consideration, we deny the motion. *See* Rule 243(b), SCACR ("[T]he petitioner . . . shall obtain from the court reporter a transcript of the proceedings in the lower court."); Rule 243(f)(1), SCACR (requiring the appendix of a PCR action include "[t]he entire lower court record").



FOR THE COURT

Columbia, South Carolina

cc:

Taylor Zane Smith, Esquire
Herman Belton, 256396

FILED

March 2, 2022