

STATE OF SOUTH CAROLINA)
)
COUNTY OF GREENVILLE)
)
D&W Construction, LLC,)
)
Plaintiff,)
)
Vs.)
)
Jeremy Daniel Wolfram, Logan Lane)
Wolfram and North American Specialty)
Insurance Company,)
)
Defendants.)

IN THE COURT OF COMMON PLEAS
C.A. No. 2019-CP-23-04267

RECEIVED
Mar 14 2022
SC Court of Appeals

**ORDER CONFIRMING ARBITRATION
AWARD AND ENTERING JUDGMENT**

This matter arises out of an arbitration of a construction dispute. It was originally filed in this Court, and was sent to arbitration through a Consent Order Granting Stay of Case entered on December 8, 2020. The Defendants Jeremy and Logan Lane Wolfram have filed a Motion to Confirm Award. For the reasons set forth herein, that motion is granted.

It appears to the Court from the uncontested record before it that the parties arbitrated their dispute in June 2021, and that the Wolframs received an Award totalling \$29,478.75. The final Award was served on counsel on September 21 2021.

On December 22,2021, the Wolframs moved to confirm the Award pursuant to S. C. Code § 15-48-120. That motion was set for hearing on March 2, 2022 before the undersigned. Prior to the hearing, counsel for D&W Construction, LLC advised the Court that he had no substantive grounds for contesting the confirmation of the award.

The Wolframs contend that the provisions of S. C. Code § 15-48-120 govern the confirmation of arbitration awards. That statute states in pertinent part as follows:

Upon application of a party, the court shall confirm an award, unless within the time limits hereinafter imposed grounds are urged for vacating or modifying or correcting the award, in which case the court shall proceed as provided in Sections 15-48-130 or 15-48-140.

Sections 15-48-130 and-140 of the South Carolina Code set forth the requirements for vacating, modifying, or correcting an award. Included in each of the statutes is a provision requiring such motions to be made within ninety days after delivery of the Award.

The Court has been advised of no motions filed pursuant to S. C. Code § 15-498-130 or -140. For that reason, the Court must grant the requested relief.

The Wolframs included in their motion a request for prejudgment interest for the period between the issuance of the final award and the date of entry of this judgment. The Court is informed that that amount is \$1,176.08 as of March 3, 2022. That request is granted.

IT IS THEREFORE ORDERED that the arbitration award is confirmed in favor of Jeremy and Logan Lane Wolfram, and that judgment is to be entered in their favor against D&W Construction, LLC in the amount of \$30,645.83. The Clerk of Court is directed to enter judgment in that amount.

(ELECTRONIC SIGNATURE PAGE TO FOLLOW)



Greenville Common Pleas

Case Caption: D&W Construction LLC vs. Jeremy Daniel Wolfram , defendant, et al

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S/R. LAWTON McINTOSH

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