
From: Becca Hill <rhill@colletoncounty.org>
Sent: Thursday, October 12, 2023 2:00 AM
To: Jeffrey Hill
Subject: Fw: Child Support System - Fortigate Firewall Installation - Colleton County

FYI. Let me know if Gary and I need to be involved on the conference call.

Sincerely,

[Sent from Yahoo Mail for iPhone](#)

Begin forwarded message:

On Tuesday, October 10, 2023, 12:56 PM, Weldon, Syeth <Syeth.Weldon@dss.sc.gov> wrote:

Hi Jeff,

I wanted to follow up with you and my previous email.

Do you have a preferred date and time for us to have a quick working session with you and your team?

Please let us know.

Thank you,

Syeth Weldon, MBA, PMP, SSM

SC Department of Social Services

1628 Browning Rd., Suite 100

Columbia, South Carolina 29210

Office Phone: (803) 602-6953

Cell Phone: [REDACTED]

Email: Syeth.Weldon@dss.sc.gov



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From: Weldon, Syeth
Sent: Wednesday, August 23, 2023 9:37 AM
To: jhill@colletoncounty.org
Cc: Manjunath, Nishchal <Nishchal.Manjunath@dss.sc.gov>; Filip, Bogdan G <Bogdan.Filip@dss.sc.gov>; Maxwell, Richard S <Richard.Maxwell@dss.sc.gov>
Subject: RE: Child Support System - Fortigate Firewall Installation - Colleton County

Hi Jeff,

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From: Weldon, Syeth
Sent: Tuesday, August 22, 2023 12:37 PM
To: jhill@colletoncounty.org
Cc: Manjunath, Nishchal <Nishchal.Manjunath@dss.sc.gov>; Filip, Bogdan G <Bogdan.Filip@dss.sc.gov>; Maxwell, Richard S <Richard.Maxwell@dss.sc.gov>
Subject: Child Support System - Fortigate Firewall Installation - Colleton County

Hi Jeff,

My name is Syeth Weldon, and I am a Project Manager at SC DSS. As part of the network architecture for the Child Support System (PACSS), DSS has a Cisco ASA firewall installed in your county. We are preparing to replace the device with a newer Fortigate firewall, and we'd like to schedule some time to perform this migration. We are requesting a working session with you to verify the network configuration in your county and to detail the tasks to be accomplished to migrate our Cisco ASA to Fortigate. Finally, a schedule will be set to execute the tasks.

Thanks for your help, we hope to migrate to Fortigate devices for all the remaining counties in the next few months.

Please let me know if you have any questions.

Thank you,

Syeth Weldon, MBA, PMP, SSM

SC Department of Social Services

1628 Browning Rd., Suite 100

Columbia, South Carolina 29210

Office Phone: (803) 602-6953

Cell Phone: [REDACTED]

Email: Syeth.Weldon@dss.sc.gov



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From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Tuesday, October 10, 2023 8:33 AM
To: Rebecca Hill
Subject: Invoices
Attachments: cdwg_6783349_20231009_26870301_11887180375.pdf; cdwg_6783349_20231009_26865101_11885259787.pdf

**Jeffrey C. Hill, Technology
Director**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](#)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](#)

P: (843) 843-898 8105 • M: (843) 599-3922

[www.ColletonCounty.org/](#) • jhill@colletoncounty.org

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CHICAGO, IL 60675

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ROUTING NO.: 071000152
ACCOUNT NAME: CDW GOVERNMENT
ACCOUNT NO.: 91057

INVOICE NUMBER	INVOICE DATE	CUSTOMER NUMBER
MK94433	10/09/23	6783349
SUBTOTAL	SHIPPING	SALES TAX
\$642.99	\$0.00	\$51.44
DUE DATE		AMOUNT DUE
11/08/23		\$694.43

COLLETON COUNTY
TECHNOLOGY DEPARTMENT
PO BOX 157
WALTERBORO SC 29488-0002
USA

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75 Remittance Drive
Suite 1515
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INVOICE DATE	INVOICE NUMBER	PAYMENT TERMS			DUE DATE	
10/09/23	MK94433	Net 30 Days			11/08/23	
ORDER DATE	SHIP VIA	PURCHASE ORDER NUMBER			CUSTOMER NUMBER	
10/06/23	UPS Ground	CH-10430			6783349	
ITEM NUMBER	DESCRIPTION	QTY ORD	QTY SHIP	QTY B/O	UNIT PRICE	TOTAL
7424527	SAMSUNG 70IN DYNAMIC CRYSTAL 4K 60HZ Manufacturer Part Number: UN70CU7000FXZA Serial No: 0F2V3CNW806512	1	1	0	642.99	642.99

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ACCOUNT MANAGER	SHIPPING ADDRESS:	SUBTOTAL	
AUSTIN LUNA 703-262-8068 austlun@cdwg.com	CCG ATTN:COLLETON COUNTY TECHNOLOGY COU 31 KLEIN ST RM 200 WALTERBORO SC 29488	\$642.99	
SALES ORDER NUMBER		SHIPPING	\$0.00
1CCH6HY		SALES TAX	\$51.44
		AMOUNT DUE	\$694.43



Cage Code Number 1KH72
DUNS Number 02-616-7236
Unique Entity ID (SAM): PHZDZ8J6CM1
ISO 9001 and ISO 14001 Certified
CDW GOVERNMENT FEIN 36-4230110

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Version Date: 02-23-2010

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ROUTING NO.: 071000182
ACCOUNT NAME: CDW GOVERNMENT
ACCOUNT NO.: 91057

INVOICE NUMBER	INVOICE DATE	CUSTOMER NUMBER
MK58232	10/06/23	6783349
SUBTOTAL	SHIPPING	SALES TAX
\$405.28	\$0.00	\$32.42
DUE DATE		AMOUNT DUE
11/05/23		\$437.70

COLLETON COUNTY
TECHNOLOGY DEPARTMENT
PO BOX 157
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USA

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75 Remittance Drive
Suite 1515
Chicago, IL 60675-1515

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INVOICE DATE	INVOICE NUMBER	PAYMENT TERMS			DUE DATE	
10/06/23	MK58232	Net 30 Days			11/05/23	
ORDER DATE	SHIP VIA	PURCHASE ORDER NUMBER			CUSTOMER NUMBER	
10/06/23	UPS Ground	CH-10430			6783349	
ITEM NUMBER	DESCRIPTION	QTY ORD	QTY SHIP	QTY B/O	UNIT PRICE	TOTAL
4190103	SAM 27IN FHD HDMI VGA TAA CURVED Manufacturer Part Number: C27F390FHN Serial No: 065GHCPW601673Y Serial No: 065GHCPW601679X	2	2	0	202.64	405.28

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AUSTIN LUNA 703-262-8068 austlun@cdw.com	CCG ATTN:COLLETON COUNTY TECHNOLOGY COU 31 KLEIN ST RM 200 WALTERBORO SC 29488	\$405.28	
SALES ORDER NUMBER		SHIPPING	\$0.00
1CCH6HY		SALES TAX	\$32.42
		AMOUNT DUE	\$437.70



Cage Code Number 1KH72
DUNS Number 02-616-7235
Unique Entity ID (SAM): PHZDZ85J6CM1
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THE TERMS AND CONDITIONS ARE LIMITED TO THOSE CONTAINED HEREIN AND THE ADDITIONAL TERMS AND CONDITIONS CONTAINED IN THE "TERMS AND CONDITIONS" LINK AT WWW.CDW.COM (INCORPORATED HEREIN BY REFERENCE. ANY TERMS NOT DEFINED HEREIN ARE DEFINED AT WWW.CDW.COM. ANY ADDITIONAL OR DIFFERENT TERMS OR CONDITIONS IN ANY FORM INLIVERED BY YOU (CUSTOMER) ARE HEREBY DEEMED TO BE MATERIAL ALTERATIONS AND NOTICE OF OBJECTION TO THEM AND REJECTION OF THEM IS HEREBY GIVEN.

BY ACCEPTING DELIVERY OF THE PRODUCTS OR BY ENGAGING THE CDW AFFILIATE IDENTIFIED ON THE DEVICE, STATEMENT OF WORK OR OTHER CDW DOCUMENTATION ("SELLER") TO PROVIDE PRODUCT OR PERFORM OR PROVIDE ANY SERVICES, CUSTOMER AGREES TO BE BOUND BY AND ACCEPTS THESE TERMS AND CONDITIONS UNLESS CUSTOMER AND SELLER HAVE SIGNED A SEPARATE AGREEMENT FOR THE PROVISION OF PRODUCT OR PERFORMANCE OF SERVICES, IN WHICH CASE THE SEPARATE AGREEMENT WILL GOVERN.

Important Information About These Terms and Conditions

These Terms and Conditions constitute a binding contract between Customer and Seller and are referred to herein as either "Terms and Conditions" or this "Agreement". Customer accepts these Terms and Conditions by making a purchase from or placing an order with Seller or shopping on Seller's Website (the "Site") or otherwise requesting products (the "Products") or engaging Seller to perform or procure any Services in this and all capitalized terms are defined herein.

Customer may use a purchase order for administrative purposes only. Additional or different terms and conditions contained in any such purchase order will be null and void. This Agreement, including the terms contained in the "Terms and Conditions" link at www.cdw.com which Customer acknowledges and agrees to incorporate herein, by reference contains the entire understanding of the parties with respect to the matters contained herein and it supersedes and replaces in its entirety any and all prior communications and correspondence, agreements and understandings, whether oral, written, electronic or implied, if any, between the parties with respect to the subject matter hereof.

Governing Law: THESE TERMS AND CONDITIONS, ANY STATEMENTS OF WORK, THE SERVICES HEREUNDER AND ANY SALE OF PRODUCTS HEREUNDER WILL BE GOVERNED BY THE LAWS OF THE STATE OF ILLINOIS, WITHOUT REGARD TO CONFLICTS OF LAWS RULES. ANY ARBITRATION, ENFORCEMENT OF AN ARBITRATION OR LITIGATION WILL BE BROUGHT EXCLUSIVELY IN CDW, CHICAGO, ILLINOIS, AND CUSTOMER AGREES TO THE JURISDICTION OF THE FEDERAL AND STATE COURTS LOCATED THEREIN. CUSTOMER WAIVES THE RIGHT TO CHOOSE VENUE. CUSTOMER FURTHER CONSENTS TO THE EXERCISE OF PERSONAL JURISDICTION BY ANY SUCH COURT WITH RESPECT TO ANY SUCH PROCEEDING. Except on the issue of employment, neither party may initiate any action in any forum arising out of these Terms and Conditions more than one (1) mile after the cause of action has arisen. The rights and remedies provided Seller under these Terms and Conditions are cumulative, are in addition to, and do not limit or preclude any other right or remedy available at law or in equity.

Title, Risk of Loss:

If Customer provides Seller with Customer's carrier account number or selects a carrier other than a carrier that regularly ships for Seller, title in Products and risk of loss or damage during shipment passes from Seller to Customer upon delivery to the specified destination. If a CDW Destination (to be pre-approved and added) Notwithstanding the foregoing, title to software will remain with the applicable licensor, and Customer's rights therein are contained in the license agreement between such licensor(s) and Customer. A purchase money security interest is retained in the Products in case payment in full. Customer authorizes Seller to file a financing statement reflecting such security interest and, if requested, Customer will record such purchase money security interest on its books.

Payment:

Orders are not binding upon Seller until accepted by Seller. Customer agrees to pay the total purchase price for the Products plus shipping (to the extent shipping is not prepaid by Customer), including shipping charges that are billed to Seller as a result of using Customer's carrier account number. Terms of payment are within Seller's sole discretion. In connection with Services being performed pursuant to a Statement of Work, Customer will pay for the Services in the amount and in accordance with any payment schedule set forth in the applicable Statement of Work. If no payment schedule is provided, Customer will pay for the Services as invoiced by Seller. Invoices are due and payable within the time period specified in the invoice, measured from the date of invoice, subject to continuing credit approval by Seller. Seller, or any of its Affiliates on behalf of Seller, may issue an invoice to Customer. Seller may invoice Customer separately for partial shipments and Seller may invoice Customer for all of the Services described in a Statement of Work, at any time that it has a good faith belief that Customer agrees to pay interest on all past-due invoices at the lower of one and one-half percent (1.5%) per month or the highest rate allowed by law. In the event of a payment default, Customer will be responsible for all of Seller's costs of collection, including, but not limited to, court costs, filing fees and attorneys' fees. In addition, if payments are not received as described above, Seller retains the right to suspend Services until payment is received.

Export Policy:

If this transaction involves an export of items (including, but not limited to, commodities, software or technology), subject to the Export Administration Regulations, such items were exported from the United States by Seller in accordance with the Export Administration Regulations. Diversion contrary to United States law is prohibited.

Warranty:

Customer understands that Seller is not the manufacturer of the Products purchased by Customer hereunder and the only warranties offered are those of the manufacturer, not Seller or its Affiliates. In purchasing the Products, Customer is relying on the manufacturer's specifications and is not relying on any statements, specifications, photographs or other illustrations representing the Products that may be provided by Seller or its Affiliates. SELLER AND ITS AFFILIATES HEREBY EXPRESSLY DISCLAIM ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, RELATED TO PRODUCTS, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF TITLE, ACCURACY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WARRANTY OF NON-INFRINGEMENT, OR ANY WARRANTY RELATING TO THIRD PARTY SERVICES. THIS DISCLAIMER CONTAINED IN THIS PARAGRAPH DOES NOT AFFECT THE TERMS OF ANY MANUFACTURER'S WARRANTY. Customer expressly waives any claim that it may have against Seller or its Affiliates based on any product liability or mismanagement or alleged infringement of any patent, copyright, trade secret or other intellectual property rights (collectively, a "Claim") with respect to any Product and also waives any right to indemnification from Seller or its Affiliates against any such Claim made against Customer by a third party. Customer acknowledges that no employee of Seller or its Affiliates is authorized to make any representation or warranty on behalf of Seller or any of its Affiliates that is not in this Agreement.

Seller warrants that the Services will be performed in a good and workmanlike manner. Customer's sole and exclusive remedy and Seller's entire liability with respect to this warranty will be, at the sole option of Seller, to either (a) use its reasonable commercial efforts to perform or cause to be performed any Services not in substantial compliance with this warranty or (b) refund amounts paid by Customer related to the portion of the Services not in substantial compliance, provided, in each case, Customer notifies Seller in writing within five (5) business days after performance of the applicable Services, EXCEPT AS SET FORTH HEREIN OR IN ANY STATEMENT OF WORK THAT EXPRESSLY AMENDS SELLER'S WARRANTY, AND SUBJECT TO APPLICABLE LAW, SELLER MAKES NO OTHER, AND EXPRESSLY DISCLAIMS ALL OTHER, REPRESENTATIONS, WARRANTIES, CONDITIONS OR COVENANTS, EITHER EXPRESS OR IMPLIED (INCLUDING WITHOUT LIMITATION, ANY EXPRESS OR IMPLIED WARRANTIES OR CONDITIONS OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, DURABILITY, TITLE, ACCURACY OR NON-INFRINGEMENT) ARISING OUT OF OR RELATED TO THE PERFORMANCE OR NON-PERFORMANCE OF THE SERVICES, INCLUDING BUT NOT LIMITED TO ANY WARRANTY RELATING TO THIRD PARTY SERVICES. ANY WARRANTY WITH RESPECT TO THE PERFORMANCE OF ANY HARDWARE OR SOFTWARE USED IN PERFORMING SERVICES AND ANY WARRANTY CONCERNING RESULTS TO BE OBTAINED FROM THE SERVICES, THIS DISCLAIMER AND EXCLUSION SHALL APPLY EVEN IF THE EXPRESS WARRANTY AND REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE. CUSTOMER ACKNOWLEDGES THAT NO REPRESENTATIVE OF SELLER OR OF ITS AFFILIATES IS AUTHORIZED TO MAKE ANY REPRESENTATION OR WARRANTY ON BEHALF OF SELLER OR ANY OF ITS AFFILIATES THAT IS NOT IN THIS AGREEMENT OR IN A STATEMENT OF WORK EXPRESSLY AMENDING SELLER'S WARRANTY.

Customer shall be solely responsible for daily backup and other protection of its data and software against loss, damage or corruption. Customer shall be solely responsible for recovering data (including but not limited to data located on disk drives and memories) and software that may be lost, damaged or corrupted during the performance of Services. SELLER, ITS AFFILIATES, AND ITS AND THEIR SUPPLIERS, SUBCONTRACTORS AND AGENTS ARE HEREBY RELEASED AND SHALL CONTINUE TO BE RELEASED FROM ALL LIABILITY IN CONNECTION WITH THE LOSS, DAMAGE OR CORRUPTION OF DATA AND SOFTWARE, AND CUSTOMER ASSUMES ALL RISK OF LOSS, DAMAGE OR CORRUPTION OF DATA AND SOFTWARE IN ANY WAY RELATED TO OR RESULTING FROM THE SERVICES.

Seller will not be responsible for and has no liability to Seller or any of its Affiliates for any data not delivered, or in performance which result from any circumstances beyond Seller's reasonable control, including, but not limited to, Product unavailability, carrier delays, delays due to fire, severe weather conditions, failure of power, labor problems, acts of war, terrorist embargo, acts of God or acts or laws of any government or agency. Any shipping dates or completion dates provided by Seller or any purported deadlines contained in a Statement of Work or any other document are estimates only.

Price Information Available: Discounted

Seller reserves the right to make adjustments to pricing, Products and Service offerings for reasons including, but not limited to, changing market conditions, Product discontinuation, Product unavailability, manufacturer price changes, supplier price changes and errors in advertisements. All orders are subject to Product availability and the availability of Personnel to perform the Services. Therefore, Seller cannot guarantee that it will be able to fulfill Customer's orders. If Services are being performed on a time and materials basis, any estimates provided by Seller are for planning purposes only.

Credit:

Any credit issued by Seller to Customer for any reason must be used within two (2) years from the date that the credit was issued and was only be used for future purchases of Products and/or Services. Any credit or portion thereof not used within the two (2) year period will automatically expire.

Limitation of Liability:

UNDER NO CIRCUMSTANCES AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY SET FORTH HEREIN, WILL SELLER, ITS AFFILIATES OR ITS OR THEIR SUPPLIERS, SUBCONTRACTORS OR AGENTS BE LIABLE FOR: (A) ANY INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, BUSINESS REVENUES OR SAVINGS, EVEN IF SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR IF SUCH DAMAGES ARE OTHERWISE FORESEEABLE; IN EACH CASE, WHETHER A CLAIM FOR ANY SUCH LIABILITY IS PRESENTED UPON BREACH OF CONTRACT, WARRANTY, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE; (B) ANY CLAIMS, DEMANDS OR ACTIONS AGAINST CUSTOMER BY ANY THIRD PARTY; (C) ANY LOSS OR CLAIM ARISING OUT OF OR IN CONNECTION WITH CUSTOMER'S IMPLEMENTATION OF ANY CONCLUSIONS OR RECOMMENDATIONS BY SELLER OR ITS AFFILIATES BASED ON, RESULTING FROM, ARISING OUT OF OR OTHERWISE RELATED TO THE PRODUCTS OR SERVICES; OR (D) ANY UNAVAILABILITY OF THE PRODUCT FOR USE OR ANY LOST, DAMAGE TO OR CORRUPTED DATA OR SOFTWARE. IN THE EVENT OF ANY LIABILITY INCURRED BY SELLER OR ANY OF ITS AFFILIATES, THE ENTIRE LIABILITY OF SELLER AND ITS AFFILIATES FOR DAMAGES FROM ANY CAUSE WHATSOEVER WILL NOT EXCEED THE LESSER OF: (A) THE DOLLAR AMOUNT PAID BY CUSTOMER FOR THE PRODUCTS GIVING RISE TO THE CLAIM, OR (B) \$50,000.00.

Confidential Information:

Each party acknowledges that it may be necessary to provide access to information of a confidential nature of such party, its Affiliates or a third party (hereinafter referred to as "Confidential Information") to the other party in the performance of this Agreement and (iii) Statement of Work. "Confidential Information" means any information or data in oral, electronic or written form which the receiving party knows or has reason to know is proprietary or confidential and which is disclosed by a party in connection with this Agreement or which the receiving party may have access to in connection with this Agreement, including but not limited to the terms and conditions of each Statement of Work. Confidential Information may also include information which (a) becomes known to the public through no act of the receiving party; (b) was known to the public through no act of the disclosing party; or (c) is independently developed by agents, employees or subcontractors of the receiving party who have not had access to such information. To the extent possible, Confidential Information should be clearly identified or labeled as such by the disclosing party at the time of disclosure or as promptly thereafter as possible, however, failure to so identify or label such Confidential Information will not be evidence that such information is not confidential or protectable.

Each party agrees to hold the other party's Confidential Information confidential for a period of three (3) years following the date of disclosure and to do so in a manner at least as protective as it holds its own Confidential Information of like kind but to use no less than a reasonable degree of care. Disclosures of the other party's Confidential Information will be restricted to those individuals who are participating in the performance of this Agreement or the applicable Statement of Work and need to know such Confidential Information for purposes of providing or receiving the Products or Services or otherwise in connection with this Agreement or the applicable Statement of Work, or to its business, legal and financial advisors, each on a confidential basis. Each party agrees not to use any Confidential Information of the other party for any purpose other than the business purposes contemplated by this Agreement and the applicable Statement of Work. Upon the written request of a party, the other party will either return or certify the destruction of the Confidential Information of the other party.

If a receiving party is required by law, rule or regulation, or requested in any judicial or administrative proceeding or by any governmental or regulatory authority, to disclose Confidential Information of the other party, the receiving party will give the disclosing party prompt notice of such request so that the disclosing party may seek an appropriate protective order or similar protective measure and will use reasonable efforts to obtain confidential treatment of the Confidential Information so disclosed.

Risk of Loss:

To obtain Seller's return policy, Customer should contact CDW Customer Relations at 866-5VC-4CDW or email at CustomerRelations@cdw.com. Customer must notify CDW Customer Relations of any damaged Products within ten (10) days of receipt.

Arbitration:

Any claim, dispute, or controversy (whether in contract, tort or otherwise, whether preexisting, present or future, and including, but not limited to, statutory, common law, intentional tort and equitable claims) arising from or relating to the Products, the Services, the interpretation or application of these Terms and Conditions or any Statement of Work or the breach, termination or validity thereof, the relationship which results from these Terms and Conditions or any Statement of Work (including, but not limited to, the full extent permitted by applicable law, relationships with third parties who are not signatories hereto or Seller's or any of its Affiliates advertising or marketing (collectively, a "Claim") WILL BE RESOLVED UPON THE ELECTION OF EITHER SELLER, CUSTOMER OR THE THIRD PARTIES INVOLVED, EXCLUSIVELY AND FINALLY BY BINDING ARBITRATION. If arbitration is chosen, it will be conducted pursuant to the Rules of the American Arbitration Association. If arbitration is chosen by any party, with respect to a Claim, neither Seller nor Customer will have the right to litigate the Claim in court or to have a jury trial on that Claim or to engage in pre-arbitration discovery, except as provided for in the applicable arbitration rules or by agreement of the parties involved. Further, Customer will not have the right to participate as a representative or member of any class of claimants pertaining to any Claim. Notwithstanding any choice of law provision included in these Terms and Conditions, this arbitration agreement is subject to the Federal Arbitration Act (9 U.S.C. §§ 1-16). The arbitration will take place exclusively in Chicago, Illinois. Any court having jurisdiction over any judgment on the award rendered by the arbitrator(s). Each party involved will bear its own cost of any legal representation, discovery or research required in complete arbitration. The existence or results of any arbitration will be treated as confidential. Notwithstanding anything to the contrary contained herein, all matters pertaining to the collection of amounts due to Seller arising out of the Products or Services will be resolved, litigated or litigated rather than through arbitration.

Miscellaneous:

Seller may assign or subcontract all or any portion of its rights or obligations with respect to the sale of Products or the performance of Services or assign the right to receive payments, without Customer's consent. Customer may not assign these Terms and Conditions, or any of its rights or obligations, herein without the prior written consent of Seller. Subject to the restrictions on assignment contained herein, these Terms and Conditions will be binding on and made in the benefit of the parties hereto and their successors and assigns. No provision of this Agreement or any Statement of Work will be deemed waived, amended or modified by other party unless such waiver, amendment or modification is in writing and signed by both parties. The relationship between Seller and Customer is that of independent contractors and not that of employer or employee, partner or joint venture. If any term or condition of this Agreement or a Statement of Work is found by a court of competent jurisdiction to be invalid, illegal or otherwise unenforceable, the same shall not affect the other terms or conditions hereof or thereof or the whole of this Agreement or the applicable Statement of Work. Notices provided under this Agreement will be given in writing and deemed received upon the earlier of actual receipt or three (3) days after mailing at a mailing address provided by regular mail or airmail or one (1) day after such notice is sent by courier or electronic transmission. Any delay or failure by either party to exercise any right or remedy, will not constitute a waiver of that party to thereafter enforce such rights.

Version Date: 02/23/2010

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, October 6, 2023 1:45 PM
To: Jeffrey Hill
Subject: Re: Colleton County Technology County Sent You this CDW-G Quote for Review

Thank you. Sounds good.

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

On Fri, Oct 6, 2023 at 1:44 PM Jeffrey Hill <jhill@colletoncounty.org> wrote:
i'll order it and send you the invoice when it comes in

On Fri, Oct 6, 2023 at 1:38 PM Rebecca Hill <rhill@colletoncounty.org> wrote:
Mr. Hill,

Thank you for putting together the quote. It looks good to me. Do you want me to print this out and code it or how do you want to proceed?

Rebecca "Becky" H. Hill

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Cell: (843) 908-1462*

On Fri, Oct 6, 2023 at 1:01 PM Jeffrey Hill <jhill@colletoncounty.org> wrote:
quote for tv and monitors.

----- Forwarded message -----

From: Colleton County Technology County <cdwsales@cdwemail.com>
Date: Fri, Oct 6, 2023 at 12:56 PM
Subject: Colleton County Technology County Sent You this CDW-G Quote for Review
To: <jhill@colletoncounty.org>



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CDW-G Quote for Review

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Shipping Delays:

While CDW is processing orders normally without disruption and our Distribution Centers are operating as expected, **ongoing global supply chain challenges may cause order delivery delays.**

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Quote #	Quote Date	Quote Reference	Customer #
1CCH5NJ	10/6/2023	CH-10430	6783349

Item	Qty	CDW #	Unit Price	Ext. Price
 Samsung UN70CU7000F CU7000 Series - 70" Class (69.5" viewable) LED-backlit Mfg. Part#: UN70CU7000FXZA UNSPSC: 52161505 Samsung Consumer Electronics	1	7424527	\$642.99	\$642.99
 Samsung CF390 Series C27F390FHN - LED Monitor - Curved - Full HD Mfg. Part#: C27F390FHN UNSPSC: 43211902 Samsung Desktop Display	2	4190103	\$202.64	\$405.28

Subtotal	\$1,048.27
Shipping	\$0.00
Sales Tax	\$83.86
Grand Total	\$1,132.13

Purchaser Billing Info	Deliver To
-------------------------------	-------------------

Billing Address: Colleton County Attn: Technology Department (# 6783349) Po Box 157 Walterboro, SC 294880002 Phone: (843) 549-2211	Shipping Address: Ccg Colleton County Technology County 31 Klein St RM 200 Walterboro, SC 29488 Phone: (843) 898-8105 Shipping Method: UPS Ground
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Sales Contact Info



Austin Luna
 | (703) 262-8068 | austlun@cdwg.com

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 Support
 Call 800.800.4239

Hardware

Software

Services

IT Solutions

Brands

Research Hub

Customer's use of iCloud, the Products or either of their incumbent software or functionality is subject to compliance with all end user licenses agreements ("EULAs"), Product terms and conditions, and iCloud terms and conditions (available at www.apple.com/legal/internet-services/icloud/en/terms.html) and any other terms and conditions provided by Apple.

Customer shall not use the Products, iCloud Storage APIs and iCloud service, or any component or function thereof, (i) to create, receive, maintain, or transmit protected health information (as defined at 45 C.F.R § 160.103); or (ii) in any manner that would make Apple or any other third-party distributor, supplier, or provider of those technologies a business associate, as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") at 45 C.F.R. § 160.103, of the Reseller or any third party.

If Customer is purchasing AppleCare, Customer agrees to the following terms and conditions:

(i) Service Plan Terms and Conditions. Customer agrees to the Service Plan Terms and Conditions available at www.apple.com/legal/sales-support/applecare/os-reseller-support/;

(ii) Customer Responsibilities. Customer must be actively enrolled in AppleCare for Enterprise in order to purchase a Support Incident and receive Support Services thereunder. Customer will cooperate with Reseller when seeking Support Services by providing information necessary to assist Reseller in diagnosing an issue. Customer is responsible for any and all restoration or

reconstruction of lost or altered files, data or programs. Customer will maintain and implement a complete data backup and disaster recovery plan. Customer is solely responsible for any and all security of confidential, proprietary or classified information of Customer and any third parties whose data Customer possesses or processes. Customer will not disclose to Reseller confidential, proprietary or any information that is subject to intellectual property rights that may expose Reseller to liability; and

(iii) Data Protection. Customer agrees and understands that it is necessary for Reseller to collect, process and use Customer data in order to perform the service and support obligations under the Support Incident. This may include transferring Customer data to affiliated companies, service providers, and/or Apple.

* Pricing and taxes may change if quote is amended.

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**Jeffrey C. Hill, Technology
Director**

Technology Department

Colleton County Government

PO Box 157 · [31 Klein Street](#)

[Harrelson Bldg. Rm. 109](#) · [Walterboro, SC 29488](#)

P: (843) 843-898-8105 · M: (843) 599-3922

www.ColletonCounty.org/ · JHill@Colletoncounty.org

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COURTESY OF
LUNA SHARK MEDIA

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Hardware Software Services IT Solutions Brands Research Hub

CDW-G Quote for Review

This email was sent to you from: **Colleton County Technology County**


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**Sales Contact Info**

Austin Luna
| (703) 262-8068 | austlun@cdwg.com

Need Help?

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 Call 800.800.4239

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Software

Services

IT Solutions

Brands

Research Hub

Customer's use of iCloud, the Products or either of their incumbent software or functionality is subject to compliance with all end user licenses agreements ("EULAs"), Product terms and conditions, and iCloud terms and conditions (available at www.apple.com/legal/internet-services/icloud/en/terms.html) and any other terms and conditions provided by Apple.

Customer shall not use the Products, iCloud Storage APIs and iCloud service, or any component or function thereof, (i) to create, receive, maintain, or transmit protected health information (as defined at 45 C.F.R § 160.103); or (ii) in any manner that would make Apple or any other third-party distributor, supplier, or provider of those technologies a business associate, as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") at 45 C.F.R. § 160.103, of the Reseller or any third party.

If Customer is purchasing AppleCare, Customer agrees to the following terms and conditions:

(i) Service Plan Terms and Conditions. Customer agrees to the Service Plan Terms and Conditions available at www.apple.com/legal/sales-support/applecare/os-reseller-support/;

(ii) Customer Responsibilities. Customer must be actively enrolled in AppleCare for Enterprise in order to purchase a Support Incident and receive Support Services thereunder. Customer will cooperate with Reseller when seeking Support Services by providing information necessary to assist Reseller in diagnosing an issue. Customer is responsible for any and all restoration or reconstruction of lost or altered files, data or programs. Customer will maintain and implement a complete data backup and disaster recovery plan. Customer is solely responsible for any and all security of confidential, proprietary or classified information of Customer and any third parties whose data Customer possesses or processes. Customer will not disclose to Reseller confidential, proprietary or any information that is subject to intellectual property rights that may expose Reseller to liability; and

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under the Support Incident. This may include transferring Customer data to affiliated companies, service providers, and/or Apple.

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QTC:001 | WEB 015 | Customer#: 6783349 | WEBE314d00f-7776-4d9d-a829-334992f80d51

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Subject: Re: Colleton County Technology County Sent You this CDW-G Quote for Review

Mr. Hill,

Thank you for putting together the quote. It looks good to me. Do you want me to print this out and code it or how do you want to proceed?

Rebecca "Becky" H. Hill

Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462

On Fri, Oct 6, 2023 at 1:01 PM Jeffrey Hill <jhill@colletoncounty.org> wrote:
quote for tv and monitors.

----- Forwarded message -----

From: Colleton County Technology County <cdwsales@cdwemail.com>
Date: Fri, Oct 6, 2023 at 12:56 PM
Subject: Colleton County Technology County Sent You this CDW-G Quote for Review
To: <jhill@colletoncounty.org>

This email was sent to you from: Colleton County Technology County | [View In browser](#)



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CDW-G Quote for Review

This email was sent to you from: **Colleton County Technology County**

[Convert Quote to Order](#)



Shipping Delays:

While CDW is processing orders normally without disruption and our Distribution Centers are operating as expected, **ongoing global supply chain challenges**

may cause order delivery delays.

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Quote #	Quote Date	Quote Reference	Customer #
1CCH5NJ	10/6/2023	CH-10430	6783349

Item	Qty	CDW #	Unit Price	Ext. Price
 Samsung UN70CU7000F CU7000 Series - 70" Class (69.5" viewable) LED-backlit Mfg. Part#: UN70CU7000FXZA UNSPSC: 52161505 Samsung Consumer Electronics	1	7424527	\$642.99	\$642.99
 Samsung CF390 Series C27F390FHN - LED Monitor - Curved - Full HD Mfg. Part#: C27F390FHN UNSPSC: 43211902 Samsung Desktop Display	2	4190103	\$202.64	\$405.28

Subtotal	\$1,048.27
Shipping	\$0.00
Sales Tax	\$83.86
Grand Total	\$1,132.13

Purchaser Billing Info	Deliver To
Billing Address: Colleton County Attn: Technology Department (# 6783349) Po Box 157 Walterboro, SC 294880002 Phone: (843) 549-2211	Shipping Address: Ccg Colleton County Technology County 31 Klein St RM 200 Walterboro, SC 29488 Phone: (843) 898-8105 Shipping Method: UPS Ground

Sales Contact Info



Austin Luna
| (703) 262-8068 | austlun@cdwg.com

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Customer's use of iCloud, the Products or either of their incumbent software or functionality is subject to compliance with all end user licenses agreements ("EULAs"), Product terms and conditions, and iCloud terms and conditions (available at www.apple.com/legal/internet-services/icloud/en/terms.html) and any other terms and conditions provided by Apple.

Customer shall not use the Products, iCloud Storage APIs and iCloud service, or any component or function thereof, (i) to create, receive, maintain, or transmit protected health information (as defined at 45 C.F.R § 160.103); or (ii) in any manner that would make Apple or any other third-party distributor, supplier, or provider of those technologies a business associate, as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") at 45 C.F.R. § 160.103, of the Reseller or any third party.

If Customer is purchasing AppleCare, Customer agrees to the following terms and conditions:

(i) **Service Plan Terms and Conditions.** Customer agrees to the Service Plan Terms and Conditions available at www.apple.com/legal/sales-support/applecare/os-reseller-support/;

(ii) **Customer Responsibilities.** Customer must be actively enrolled in AppleCare for Enterprise in order to purchase a Support Incident and receive Support Services thereunder. Customer will cooperate with Reseller when seeking Support Services by providing information necessary to assist Reseller in diagnosing an issue. Customer is responsible for any and all restoration or reconstruction of lost or altered files, data or programs. Customer will maintain and implement a complete data backup and disaster recovery plan. Customer is solely responsible for any and all security of confidential, proprietary or classified information of Customer and any third parties whose data Customer possesses or processes. Customer will not disclose to Reseller confidential, proprietary or any information that is subject to intellectual property rights that may expose Reseller to liability; and

(iii) **Data Protection.** Customer agrees and understands that it is necessary for Reseller to collect, process and use Customer data in order to perform the service and support obligations under the Support Incident. This may include transferring Customer data to affiliated companies, service providers, and/or Apple.

* Pricing and taxes may change if quote is amended.

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QTC:001 | WEB 015 | Customer#: 6783349 | WEBE314d00f-7776-4d9d-a829-334992f80d51

**Jeffrey C. Hill, Technology
Director**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](#)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](#)

P: (843) 843-898-8105 • M: (843) 599-3922

www.ColletonCounty.org/ • jhill@colletoncounty.org

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Friday, October 6, 2023 1:01 PM
To: Rebecca Hill
Subject: Fwd: Colleton County Technology County Sent You this CDW-G Quote for Review

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----- Forwarded message -----

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Date: Fri, Oct 6, 2023 at 12:56 PM
Subject: Colleton County Technology County Sent You this CDW-G Quote for Review
To: <jhill@colletoncounty.org>

This email was sent to you from: Colleton County Technology County | [View in browser](#)



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CDW-G Quote for Review

This email was sent to you from: Colleton County Technology County

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


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C27F390FHN - LED Monitor
- Curved - Full HD**
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4190103

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\$405.28

Samsung Desktop Display

Subtotal	\$1,048.27
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Customer's use of iCloud, the Products or either of their incumbent software or functionality is subject to compliance with all end user licenses agreements ("EULAs"), Product terms and conditions, and iCloud terms and conditions (available at www.apple.com/legal/internet-services/icloud/en/terms.html) and any other terms and conditions provided by Apple.

Customer shall not use the Products, iCloud Storage APIs and iCloud service, or any component

or function thereof, (i) to create, receive, maintain, or transmit protected health information (as defined at 45 C.F.R § 160.103); or (ii) in any manner that would make Apple or any other third-party distributor, supplier, or provider of those technologies a business associate, as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") at 45 C.F.R. § 160.103, of the Reseller or any third party.

If Customer is purchasing AppleCare, Customer agrees to the following terms and conditions:

(i) Service Plan Terms and Conditions. Customer agrees to the Service Plan Terms and Conditions available at www.apple.com/legal/sales-support/applecare/os-reseller-support/;

(ii) Customer Responsibilities. Customer must be actively enrolled in AppleCare for Enterprise in order to purchase a Support Incident and receive Support Services thereunder. Customer will cooperate with Reseller when seeking Support Services by providing information necessary to assist Reseller in diagnosing an issue. Customer is responsible for any and all restoration or reconstruction of lost or altered files, data or programs. Customer will maintain and implement a complete data backup and disaster recovery plan. Customer is solely responsible for any and all security of confidential, proprietary or classified information of Customer and any third parties whose data Customer possesses or processes. Customer will not disclose to Reseller confidential, proprietary or any information that is subject to intellectual property rights that may expose Reseller to liability; and

(iii) Data Protection. Customer agrees and understands that it is necessary for Reseller to collect, process and use Customer data in order to perform the service and support obligations under the Support Incident. This may include transferring Customer data to affiliated companies, service providers, and/or Apple.

* Pricing and taxes may change if quote is amended.

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Jeffrey C. Hill, Technology
Director

Technology Department

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COURTESY OF
LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, September 15, 2023 4:47 PM
To: Tracy Horvath; Paul Bennett; Thomas Hill; Jeffrey Hill; Gary Hale
Subject: Fwd: Here come the lockdowns and mask mandates... again.

Seriously?!

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: South Carolina Freedom Caucus from SC Freedom Caucus Substack
<southcarolinafreedomcaucus@substack.com>
Date: Fri, Sep 15, 2023 at 4:41 PM
Subject: Here come the lockdowns and mask mandates... again.
To: <rhill@colletoncounty.org>

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Here come the lockdowns and mask mandates... again.

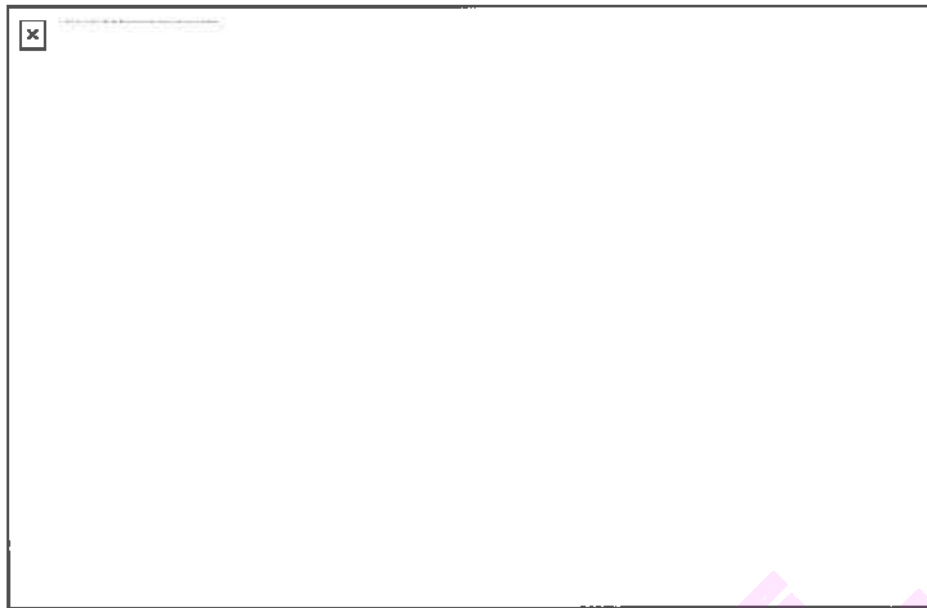
You thought the COVID hysteria was over? Think again!

SOUTH CAROLINA FREEDOM CAUCUS

SEP 15



READ IN APP



With elections just around the corner, it seems a new COVID variant is surging across the country.... at least according to the media.

In fact, an Atlanta-area college recently reinstated a mask mandate, as did a New York-based hospital.

It's only a matter of time before Democrats in the legislature start calling for a statewide mask mandate in South Carolina. **Republicans in the South Carolina Legislature must stand firm and not let another round of draconian mandates happen again.**

Why is it important to already begin the conversation regarding the push for potential mandates? Because what happened in the past matters for the future.

The last time COVID was in the headlines, RINOs (Republicans in Name Only) and their Democrat allies:

- Shut down schools
- Forcefully closed restaurants, beaches, and boat ramps
- Mandated that all non-essential businesses shut their doors
- Issued "home or work" orders that limited your freedom of movement
- Required masks in public
- And did nothing when Joe Biden illegally mandated for Americans to take an experimental vaccine.

It happened once, and it can happen again.

You might think we're blowing this out of proportion. But politicians in both Columbia and Washington don't care that their draconian response to COVID tossed the American economy into the gutter or might have cost you your job.

How do we know this? Earlier this year, Freedom Caucus member Josiah Magnuson offered an amendment to the "Permit Extension Joint Resolution of 2023" that stated "government overreach was a substantial contributing factor to the state of economic emergency" during COVID and that "greater freedom is a path to greater prosperity."

The amendment was killed in the Republican-controlled State House.

If elected officials won't recognize two (2) years after the fact that their policies negatively impacted our economy and wellbeing, what hope do we have that they won't make the same mistake again?

During the COVID madness of 2020-2021, only a handful of brave conservatives in the South Carolina House of Representatives stood up against the shutdowns, mask mandates, and forced vaccines. Most of those individuals would go on to form the South Carolina Freedom Caucus in April of 2022.

That same year, the midterm elections saw 6 new Freedom Caucus members elected. Many of them got involved specifically because of the government's response to COVID, and the disaster it had on their livelihoods.

Tuesday, the SC House and Senate held a joint committee on pandemic preparedness. SCFC member and Chairman, Adam Morgan, was instrumental in bringing this committee together and was appointed to sit on it. During the hours long hearing, medical professionals and scientific researchers testified regarding the negative impacts the Covid-19 vaccine has had as well as the half-truths force-fed to Americans by the medical and the political establishment. One speaker, a prominent medical researcher and cancer specialist at the University of South Carolina, discussed his own research and tests he conducted on the vaccine which showed **substances in the vaccine can lead to permanent DNA alteration and can result in various cancers in the vaccinated individual.** Additionally, the same researcher testified that the vaccine could significantly alter the human genome. He reported all of his findings to the CDC. He never received a response.

Many other well-respected and credentialed experts reported similar findings and concerns. Others lambasted the unelected bureaucrats who staff most of the medical establishment for not following rules and regulations.

Winning this fight has become even more critical because of the “treaty” the WHO (World Health Organization) and Joe Biden are pushing down our throats. The “treaty” is projected to be fully implemented by May 2024 with a stroke of Biden’s pen, without ever receiving a constitutionally-required two-thirds vote in the U.S. Senate. **This document would hand over power to the WHO to control America’s response to pandemics and health emergencies** - giving authority over doctors, movement of persons, and administration of vaccinations not just to the federal government but to the international level at the U.N.

One thing is for certain: we must pass legislation this session to ensure draconian mandates and lockdowns never happen again. One example of a needed bill is SCFC member Josiah Magnuson’s [H4246](#) which explicitly prohibits state agencies from complying with the WHO. **The SC Freedom Caucus will fight continue the fight for medical freedom this session.**

We hope the other Republicans in the House will fight alongside us. Unfortunately, members of the Freedom Caucus who are standing in the gap for your liberties are still being attacked by the same politicians that told you going to a park was too dangerous and that you were too dumb to decide for yourself if you should wear a mask or get a vaccine.

2020 could very well repeat itself in the coming months and years: mask mandates, vaccine passports, closed businesses, and dismantled election laws which allowed elections to be stolen in broad daylight. If we sit back and go along to get along, Covid-19 will become Covid-forever.

But that only happens if the powerful lobbyists and politicians in Columbia are successful in defeating Freedom Caucus members in Republican Primaries this June.

To prevent that from happening, the Freedom Caucus needs to have the resources to win.

Can you give \$25, \$50, \$100, or more to ensure the next scam-demic is snuffed out before it starts?

[Donate Now](#)

For Liberty,

The SC Freedom Caucus



Future SCFC members Rep. Stewart Jones and Rep. Josiah Magnuson, joined by Rep. Jonathon Hill, led a press conference in April 2020 alongside South Carolina small business owners calling on Gov. McMaster to reopen the state. They delivered over 50,000 petitions and would continue to spearhead the battle against Covid-19 tyranny for the next two years.

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COURTESY OF
LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, June 23, 2023 8:12 PM
To: Thomas Hill; Aubrey Hill; Jeffrey Hill
Subject: Fwd: Lake Marion Area

Check this house out.....Wyboo.....

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: <autonotification@navicamls.net>
Date: Fri, Jun 23, 2023 at 4:02 AM
Subject: Lake Marion Area
To: <rhill@colletoncounty.org>

Check out these properties!

Click on the link below to open your web browser and see the properties from John Russell Anderson. If the link below is not live, you may need to copy and paste the link into the address bar of your browser to see the properties.

This link will expire in 30 days.

View Listing(s):

https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fnext.navicamls.net%2f256%2fListingDisplay%2f%3feListingId%3d1899480%26eListingKey%3d1b6Not%26p%3d1&c=E.1aGcH8sS8yW3AICbzZ_4nJDqBlq-sFBUwm6LG52nzFOYySGQSA6r_Oo96UfduzrXVq5KWP2doDRZXbrOZK5Y6I8C78cmjEach89Ify4LEAYFnfteu5m0.&typo=1

Listing #156366 on 1412 Copeland Drive, Manning, SC 29102, List Price \$499,900 (Price Change)

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**COURTESY OF
LUNA SHARK MEDIA**

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Thursday, June 15, 2023 1:04 PM
To: Jeffrey Hill
Subject: Re: Fw: rule 5

I'm working on it.

On Thu, Jun 15, 2023, 12:17 PM Jeffrey Hill <jhill@colletoncounty.org> wrote:
Okay, I hope you do have a blank one!

On Thu, Jun 15, 2023, 12:10 PM rhill@colletoncounty.org <rhill@colletoncounty.org> wrote:

We don't have a blank . But here is one. I'm looking for a blank one.
[Sent from Yahoo Mail on Android](#)

----- Forwarded Message -----

From: "Julie Kate Keeney" <jkeeney@scsolicitor14.org>
To: "Hill, Becky" <rhill@colletoncounty.org>
Sent: Thu, Jun 15, 2023 at 12:08 PM
Subject: rule 5

Julie Kate Keeney

Assistant Solicitor

Special Victim Unit

Fourteenth Circuit Solicitor's Office

843-405-9269

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Thursday, June 15, 2023 12:18 PM
To: Rebecca Hill
Subject: Re: Fw: rule 5

Okay, I hope you do have a blank one!

On Thu, Jun 15, 2023, 12:10 PM rhill@colletoncounty.org <rhill@colletoncounty.org> wrote:

We don't have a blank . But here is one. I'm looking for a blank one.
[Sent from Yahoo Mail on Android](#)

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Julie Kate Keeney

Assistant Solicitor

Special Victim Unit

Fourteenth Circuit Solicitor's Office

843-405-9269

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LUNA SHARK MEDIA

From: rhill@colletoncounty.org
Sent: Thursday, June 15, 2023 12:10 PM
To: Jeffrey Hill
Subject: Fw: rule 5
Attachments: rule 5.pdf

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[Sent from Yahoo Mail on Android](#)

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Julie Kate Keeney

Assistant Solicitor

Special Victim Unit

Fourteenth Circuit Solicitor's Office

843-405-9269

COURTESY OF
LUNA SHARK MEDIA

STATE OF SOUTH CAROLINA) IN THE COURT OF GENERAL SESSIONS
) IN THE MAGISTRATE COURT
COUNTY OF COLLETON) WARRANT/TICKET NO(s): 2023a1510200032
) INDICTMENT NO(s):
)
) CHARGE(s): Domestic / Domestic Violence, 3rd Degree
)
)
)
)
)
)
)

STATE OF SOUTH CAROLINA,) REQUEST AND MOTION FOR DISCLOSURE PURSUANT TO RULE 5,
) RULES OF CRIMINAL PROCEDURE AND MOTION TO REQUIRE THE
versus) PROSECUTOR TO DISCLOSE EVIDENCE FAVORABLE TO
) DEFENDANT UNDER BRADY AND GIGLO AND MEMORANDUM IN
Jeffery Charles Padgett,) SUPPORT THEREOF AND NOTICE OF MOTION AND MOTION AS TO
Defendant.) CHAIN OF CUSTODY.

TO: FOURTEENTH CIRCUIT SOLICITOR'S OFFICE

By: CARLES ANDERSON, FOURTEENTH CIRCUIT PUBLIC DEFENDER

REQUEST AND MOTION FOR DISCLOSURE PURSUANT TO RULE 5, RULES OF CRIMINAL PROCEDURE

COMES NOW the Defendant, who requests pursuant to Rules of Criminal Procedure, Rule 5, the following:

A. Produce and permit the inspection and copying of any relevant written or recorded statements made by the Defendant, or copies thereof, within the possession, custody or control of the prosecution, the existence of which is known, to the attorney for the prosecution; the substance of any oral statement which the prosecution intends to offer in evidence at the trial made by the Defendant whether before or after arrest in response to interrogation by any person then known to the Defendant to be a prosecution agent. The Defendant further requests that any and all evidence covered by this Motion be produced in a usable format and form; in particular, any and all documents and media that are in a foreign language (ie. other than English) must be transcribed by a certified Circuit Court interpreter and given to the Defendant in a usable format.

B. Furnish to the Defendant such copy of his prior criminal record, if any, as is within the possession, custody, or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution.

C. Produce and permit the inspection and copying of books, papers, documents, photographs, tangible objects, buildings or places, or copies or portions thereof, which are within the possession, custody or control of the prosecution, and which are material to the preparation of his defense or are intended for use by the prosecution as evidence in chief at the trial, or were obtained from or belong to the Defendant.

D. Produce and permit the Defendant to inspect and copy any results or reports of physical or mental examinations, and of scientific tests or experiments, or copies thereof, which are within the possession, custody, or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution, and which are material to the preparation of the defense or are intended for use by the prosecution as evidence in chief at the trial.

This request is deemed to be continuing pursuant to the provision of Section (c) of Rule 5.

If the above requested disclosure is denied, restricted or deferred, or in other ways not complied with, the Defendant hereby moves for relief according to the provisions of Sections (d) (1) and/or (d) (2) of Rule 5.

E. Produce and permit the Defendant to inspect and copy any and all law enforcement in-car videos, radio transmissions, CAD reports, and 911 calls relating to the matter captioned above.

MOTION TO REQUIRE THE STATE TO DISCLOSE EVIDENCE FAVORABLE TO DEFENDANT UNDER BRADY AND GIGLIO

NOW COMES the Defendant, by and through his attorney, who moves for an Order directing that he be furnished the following:

A. Copies of any and all statements allegedly made by the Defendant, whether oral, written, taped, recorded or in whatever form that the prosecution intends to introduce into evidence or to rely upon in the trial. The Defendant further requests that any and all evidence covered by this Motion be produced in a usable format and form; in particular, any and all documents and media that are in a foreign language (ie. other than English) must be transcribed by a certified Circuit Court interpreter and given to the Defendant in a usable format.

B. The names and addresses of all persons interviewed, and a copy of the statement allegedly made by such person and whether such statement is oral, written, taped, recorded or otherwise reduced to writing by summary or otherwise. The Defendant further requests that any and all evidence covered by this Motion be produced in a usable format and form; in particular, any and all documents and media that are in a foreign language (ie. other than English) must be transcribed by a certified Circuit Court interpreter and given to the Defendant in a usable format.

C. The total and complete list of all persons interviewed in the entire investigation and the name of the person or persons conducting such interview, together with a copy and correct account of the interview. If more than one interview has been made as to any person, then a copy and result of each interview should be produced.

D. Any and all tape or electronic recordings, written statements or summaries made thereof by any officer or employee of the State, County, Sheriff or Solicitor's office with reference to all persons interviewed, whether they are to be called as witnesses for the state or not. The Defendant further requests that any and all evidence covered by this Motion be produced in a usable format and form; in particular, any and all documents and media that are in a foreign language (i.e. other than English) must be transcribed by a certified Circuit Court interpreter and given to the Defendant in a usable format.

E. A complete and detailed list of the criminal record of all state's witnesses, including any and all charges which may now be pending against them and which have not yet been officially disposed of by plea, trial or otherwise.

F. Any and all written reports, documents or any physical evidence that is in the possession of the state or the prosecution relative to this case or the investigation thereof, including but not limited to: 1. reports of finger and palm print analysis by SLED and/or the FBI and transmittal requests thereof; 2. photographic arrays displayed to any witness in the course of the investigation; 3. composite sketches of the subjects; 4. statements of the victim, whether recorded or in the form of reports or notes of the investigating officer(s).

G. The total and complete investigation files of SLED, the Sheriff's office, the Police Department, the Solicitor's Office, the South Carolina Highway Patrol, or of any other agency or bureau which may have taken part in any phase of said investigation, together with all correspondence and communications concerning the same.

H. The names and addresses of all agents of SLED, the Sheriff's office, the Police Department, the Solicitor's Office, the South Carolina Highway Patrol, or of any other agency or bureau who may have participated in the investigation.

I. Whether or not any person interviewed in reference to the case or the investigation (hereof) has in any way or manner, directly or indirectly been subjected to any coercion, duress, threats, intimidation, punishment, unequal treatment or discrimination and whether any of such persons have been promised immunity from prosecution, leniency or any form of reward, inducement, or offer of help or assistance has been held out, offered or made to him.

J. All records of all prisoners at the County Detention Center who may be called as State's witnesses should be produced and the State should be required to disclose whether or not said prisoners or any of them have been subjected to any type of disciplinary action or segregation, whether prior to, or after being interrogated in connection with this case or the investigation thereof, and if so, the exact and precise reasons for such disciplinary action and/or segregation should be disclosed.

There may be other items and matters of evidence, information, and data in existence that are not enumerated above, and of which Defendant is unaware, due to the secrecy surrounding the investigation, but in any event, Defendant now requests and demands that he be afforded with any and all evidence and information, whether specifically delineated and listed herein or not, that may be materially favorable to the Defendant within the context of Brady v. Maryland, or Giglio.

Defendant requests that an evidentiary hearing be held on this Motion in order that a proper foundation may be laid as to what evidence, information, and data is in possession of the State and Prosecution, and that the State be directed to make such disclosures immediately.

Defendant requests that all of the State's files, reports, statements, and all other items specified herein should be properly identified, examined in camera by the Court, and as to all items that are not disclosed to the defense pursuant to this Motion, that such undisclosed items be deposited in the registry of the Court where they will be available for appellate review and/or post conviction relief, if necessary.

MEMORANDUM IN SUPPORT OF MOTION TO REQUIRE THE PROSECUTOR TO DISCLOSE EVIDENCE FAVORABLE TO THE DEFENDANT UNDER BRADY AND GIGLIO

The Defendant has filed a Motion to require the Solicitor's Office to disclose evidence favorable to the Defendant under the doctrines of Brady v. Maryland, 373 U.S. 83, 83 S.Ct. 1194, 10 L.Ed.2d 215 (1963); Giles v. Maryland, 386 U.S. 66, 87 S.Ct. 793, 19 L.Ed.2d 737 (1967); and Williams v. Dutton, 400 F.2d 797 (5th Cir., 1968).

The aforesaid documents are in the possession of the State or are available to the Solicitor and are favorable or arguably favorable to the Defendant as to the issue of innocence and punishment.

All of the documents, pictures and articles are relevant, significant and constitute substantial material evidence and will be useful to the Defendant as evidence upon his trial.

The Defendant cannot safely go to trial without the production of these documents and in their absence will be denied the due process of law as guaranteed by the Constitution of the State of South Carolina and the Fifth Amendment of the Constitution of the United States of America made applicable to the State through the Fourteenth Amendment to the Constitution of the United States.

Without the production of these documents, the Defendant's counsel will not be able to effectively represent him; and thus he will be denied the right to counsel which is guaranteed to him under the Constitution of South Carolina, and the Sixth Amendment of the United States Constitution made applicable to the States through the due process clause of the Fourteenth Amendment of the United States Constitution.

NOTICE OF MOTION AND MOTION AS TO CHAIN OF CUSTODY

Pursuant to Rule 6 of the South Carolina Rules of Criminal Procedure, the Defendant, through his/her counsel, hereby makes known his/her objection to the introduction of a chemist or analyst's report in the trial of this case. In addition, the Defendant hereby demands that such chemist or analyst be present at trial for the purpose of personally testifying and for the purpose of being subject to Defendant's cross-examination. And finally, Defendant further demands that all persons connected with the chain of custody in this case be present in Court for the trial of this case.



Stephanie Smart - Gittings
Fourteenth Circuit Public Defender

Colleton, South Carolina
May 17, 2023

Colleton County Sheriff's Office / Alexander Nestor

From: rhill@colletoncounty.org
Sent: Monday, June 12, 2023 11:41 PM
To: Jeffrey Hill
Subject: Fw: Lake Homes: Clarks Hill Lake Listing From Becky Hill

Found this lake home for sale. It's in Augusta, but its just 2 hours!

[Sent from Yahoo Mail on Android](#)

----- Forwarded Message -----

From: "Lake Home Realty Site Requests" <siterequests@lakehomes.com>
To: "aubreyhill91@gmail.com" <aubreyhill91@gmail.com>
Cc: "rhill@colletoncounty.org" <rhill@colletoncounty.org>
Sent: Mon, Jun 12, 2023 at 11:03 PM
Subject: Lake Homes: Clarks Hill Lake Listing From Becky Hill

Hello Aubrey,

Your friend, Becky Hill, was just viewing the www.lakehomes.com website. They came across this listing on the site and thought you would be interested in seeing it.

Becky Hill's message follows:

Look at this one!

Listing Summary:

[1009 NAUTICAL Point](#) in the Clarks Hill Lake area (Lincoln County) of GA

Price: \$624,900

Back on the market for Spring at a reduced price! Imagine yourself coming home to your own little sli ... (more)

You can view full listing information by visiting the listing detail page at the URL below:

<https://www.lakehomes.com/georgia/clarks-hill-lake/1009-nautical-point-lincolnton-ga-30817-lhrmls-01267445>

Thank you,
LakeHomes.com staff

ver. f-f

From: rhill@colletoncounty.org
Sent: Thursday, May 25, 2023 9:29 PM
To: jhill@colletoncounty.org
Subject: Re: Check this out on Amazon

I need to find one for non-macbook

[Sent from Yahoo Mail on Android](#)

On Thu, May 25, 2023 at 8:38 PM, Jeffrey Hill
<jhill@colletoncounty.org> wrote:

No thats for a macbook

On Thu, May 25, 2023, 8:35 PM Becky Boo <rhill@colletoncounty.org> wrote:

iCasso for MacBook Air 13 Inch Case 2018-2020 Release A2337 M1/A1932/A2179 with Retina Display
Touch ID, Durable Hard Shell Case and Keyboard Cover for MacBook Air 13 - Abstract Scenery
https://www.amazon.com/dp/B08JJ2JSXV?psc=1&ref=cm_sw_r_em_ud_ct_NMVJZCWSBDHHJ1KT3ZZH

Sent from [Mail](#) for Windows

Will this fit on my laptop that you got for me for the county use?

Mom

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Thursday, May 25, 2023 8:39 PM
To: Becky Boo
Subject: Re: Check this out on Amazon

No thats for a macbook

On Thu, May 25, 2023, 8:35 PM Becky Boo <rhill@colletoncounty.org> wrote:

iCasso for MacBook Air 13 Inch Case 2018-2020 Release A2337 M1/A1932/A2179 with Retina Display Touch ID, Durable Hard Shell Case and Keyboard Cover for MacBook Air 13 - Abstract Scenery
https://www.amazon.com/dp/B08JJ2JSXV?psc=1&ref_=cm_sw_r_em_ud_ct_NMVJZCWSBDHHJ1KT3ZZH

Sent from [Mail](#) for Windows

Will this fit on my laptop that you got for me for the county use?

Mom

COURTESY OF
LUNA SHARK MEDIA

From: Becky Boo <rhill@colletoncounty.org>
Sent: Thursday, May 25, 2023 8:36 PM
To: Jeffrey Hill
Subject: Check this out on Amazon

iCasso for MacBook Air 13 Inch Case 2018-2020 Release A2337 M1/A1932/A2179 with Retina Display Touch ID, Durable Hard Shell Case and Keyboard Cover for MacBook Air 13 - Abstract Scenery

https://www.amazon.com/dp/B08JJ2JSXV?psc=1&ref_cm_sw_r_em_ud_ct_NMVJZCWSBDHJJ1KT3ZZH

Sent from Mail for Windows

Will this fit on my laptop that you got for me for the county use?

Mom

COURTESY OF
LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Sunday, April 23, 2023 7:57 AM
To: Thomas Hill; Aubrey Hill; Jeffrey Hill
Subject: Fwd: CCHAPS - Several Things - PLEASE REPLY
Attachments: Race-for-Pon-Pon-Bata - A.jpg; Race-for-Pon-Pon-Bata C.jpg; Race-for-Pon-Pon-Battled - B.jpg; Race-for-Pon-Pon-Battled - D.jpg

Rebecca "Becky" H. Hill

Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462

----- Forwarded message -----

From: Miller, Sarah <SEMILLER@mailbox.sc.edu>
Date: Sun, Apr 23, 2023 at 6:55 AM
Subject: CCHAPS - Several Things - PLEASE REPLY
To: Miller, Sarah <SEMILLER@mailbox.sc.edu>

Hello All,

It's been a busy few weeks and we need some input to move things along before our next board meeting.

I would appreciate if you could **reply by Wednesday, April 26** so that I can get things in order before the meeting on Monday, May 1.

1. Please be sure to encourage your friends/family to participate in the Walterboro 17.83: Run for Pon Pon. This is a month long (May) self-paced event to run/walk 17.83 miles. Participants keep track of their own miles and can submit in any form they find easiest to record. A t-shirt, a medal, both, or neither is available. If someone just wants to donate, they can do that as well. Here is the direct link to RunSignUp to register:
<https://runsignup.com/Race/SC/Walterboro/TheWalterborough1783RunforPonPon2023?fbclid=IwAR2TpvEWioaHn3zVAs3AfLduq9TAhphlGLNqxe8Myn6ylQtRPK-TUSNx5Rw>
2. Everyone should have their Belk Charity Days Sale tickets. These are \$5 each and if we sell the ticket, the money goes to us. Purchasers get \$5 off their Belk purchase during this time and access to super-sales in the store. Belk Day is May 6, but there are pre-sale days starting April 25. You must return your tickets and money to be remitted. Linda will follow up with this. Please ask your friends, family and coworkers. Many of you are involved in clubs and organizations, let them know you have the tickets. Many people will purchase tickets, but you need to let them know you have them.

3. I would like your thoughts on our four finalist designs for the Run for Pon Pon shirts. **Please reply this email with your choice of design.**
4. We need volunteers for the May 6: Palmetto Blocks Expo at the Wildlife Center. This is an amazing LEGO/bricks exhibit. We will count (with a clicker) people who enter the exhibit and sell raffle tickets. It's best to have 2 people at all times. We need volunteers from 8:00am – 5:00pm. **Please send me times you are available so I can organize a schedule.**
5. On Thursday, May 11, our regular quarterly meeting day (previously the Preservation Awards), we will host an “open house” from 5:00pm-7:00pm at Pon Pon Chapel of Ease as part of the WHAM Festival. We will have a short presentation at 6:00pm. Tours and tourguides will be needed. **Please let me know if you are willing to help host this event.** This is our quarterly meeting. Information about Pon Pon Chapel can be found in several places: Here is the link to the documentary’s Facebook page along with other information about Pon Pon: <https://www.facebook.com/groups/130965614320025>. Here is the link to the documentary: <https://vimeo.com/722587645?fbclid=IwAR0B1pPZvXFBBIbCtIwdVsbKM3PBP4mxH8qsDbOwYAJcZ30iNqX8V58cp18> Here is a link to all the ‘shorts’ about Pon Pon: <https://vimeo.com/user/45592669/folder/6221395?fbclid=IwAR3c2pVtSW1oVCnNX5EezJQfHXQ1PM7DAXEpNHGZr52WXxnBrY4VKirbBUM>

Thanks,

Sarah

Sarah E. Miller

USC Salkehatchie

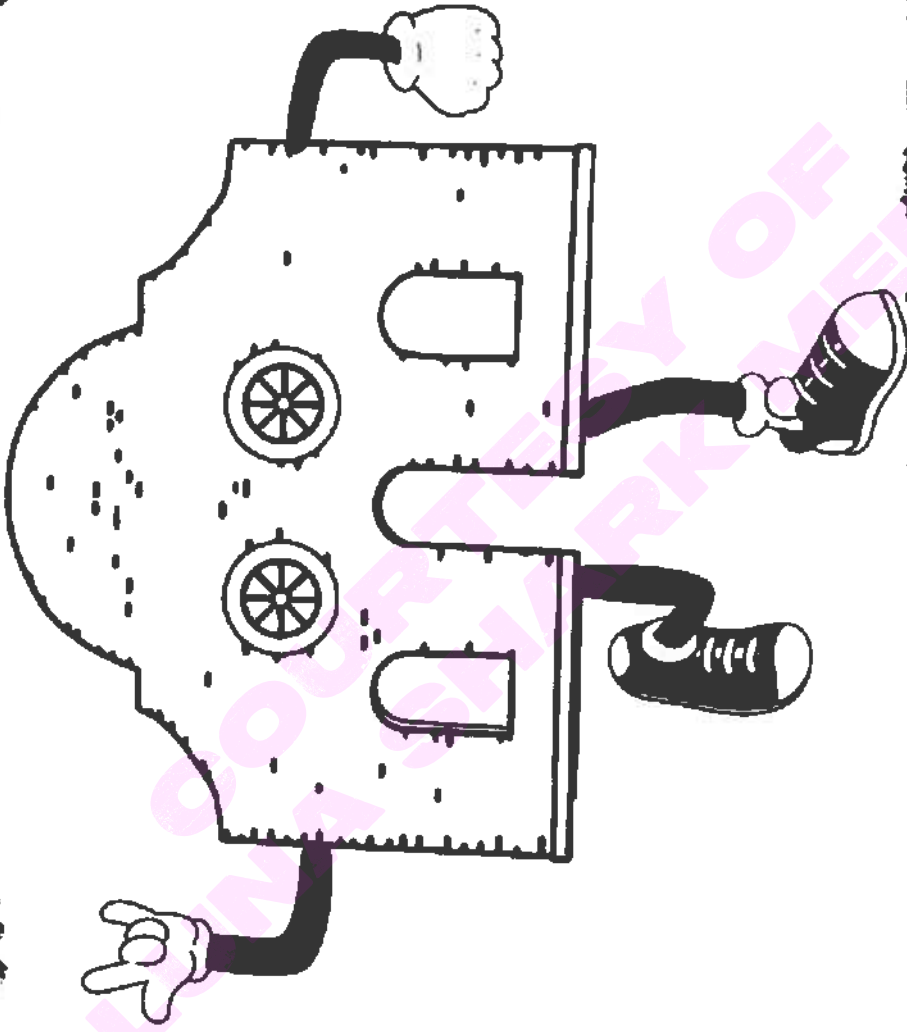
Professor of History

Interim Associate Dean for Academic and Student Affairs.

Center for Integrative and Experiential Learning Fellow

semiller@mailbox.sc.edu

THE WALTER BEAR COMPANY



FOR THE YEAR 2020

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Saturday, April 8, 2023 8:43 PM
To: Jeffrey Hill
Subject: verdict
Attachments: The Verdict Guilty X 4.docx

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

**COURTESY OF
LUNA SHARK MEDIA**

The Verdict

Guilty. Guilty. Guilty. Guilty.

From my perspective as the Clerk of Court, reading a guilty verdict of the jury for a defendant is normal and part of the job. This time it just wasn't as simple as reading the indictments and inserting the word guilty. Behind closed doors, my mind raced with emotions and thoughts of the professional life I had shared with Solicitor Randolph Murdaugh, Alex Murdaugh, and other members of the family and the firm. It was one of the hardest moments in my professional life to read the verdict of *The State of South Carolina v. Richard Alexander Murdaugh*. Part of me was so angry with Alex for doing this act of violence and selfishness, and another part of me was just to stay calm, be focused, and do your job.

The jury was released to go to the jury room at 3:05 p.m. on March 2nd, 2023. At approximately 6:00 p.m., I knew that I needed to go and ask the forelady about supper plans for the jury. As I relayed my message to Mr. Bill Polk, the security bailiff in charge of the jury, he spoke with the forelady and she responded that they didn't need any supper. They were very close to making their decision on verdict and would be out very soon. That's when my mind began to know that I would be reading a verdict very soon. Would it be guilty? Would it be not guilty? Would it be a hung jury? So many thoughts raced through my mind and how I would handle reading the verdict of a man I had once admired, trusted, and would have gone to if ever I needed a lawyer.

Since the start of the trial, I didn't have a minute to prepare for what is one of the last and finite tasks of being the Clerk of Court: reading the verdict. But it hit me. For six weeks we had all been working non-stop, 12 to 14 hours a day – early days and long nights, making decisions, putting out fires, dealing with the public, the media, being pulled in 10 different directions every minute of the day, getting COVID in the 3rd week of the trial that knocked me out of the courtroom for a week. Now I was about to read the verdict with no clue of what the jury had decided ... or did I have an idea and if my gut feeling was correct, it was going to be the hardest verdict to read thus far in my life. And it was going to be televised worldwide. It was huge.

I remember sitting in my office alone and praying. Prayer is something that comes easily to me and my faith is part of my life that may be invisible, but is always there. Kind of like the wind...you can feel it, but can't really see it. After praying, I knew that I needed to reach out to my friend and mentor, Mylinda Nettles. She is the Clerk of Court for neighboring Hampton County. She was the one person who could truly empathize with me. She had read hundreds of verdicts in her decades there. She and her husband, Jamie, were the ones who encouraged me and told me to run for office of Clerk of Court in Colleton County. Time after time, Jamie called me to encourage me and tell me he was praying for me and that he knew I could do it.

So I called Mylinda and she picked up immediately and asked if we had a verdict yet. I told her that the jury was very close. They had refused to have supper ordered because they would have a verdict very soon. I voiced my fears saying, "I don't think I can read this." Mylinda did what Mylinda always has done and in her Mylinda way laughed and asked, "Well, are you ready?" I told her how I was feeling about everything. That up to this point, I had not really thought about **READING** the verdict – in front of the whole courtroom with the entire world watching, with Alex Murdaugh waiting and watching for his fate, and his family in the courtroom also waiting and watching.

Myllinda again laughed and said, "Honey, you read it just like any other verdict. Take a deep breath, speak loud and stay calm and don't look up!" I said, "Okay. That's what I'll do." I would like to tell you that that's exactly how I felt, because I was still unsure of reading this particular verdict.

Myllinda's pep talk helped, but still didn't convince me that I should be the one to read the verdict. When Judge Newman reconvened Court and told us that he had received word that the jury had reached a verdict, my nerves got the better of me. I was used to reading charges against people on the street who were involved in bar shootings and drug deals; regular folk. This was a Murdaugh. This was life changing. Normally, people of notoriety make a plea deal so they don't have to appear before a huge courtroom full of people or media on television.

What made the weight of what I was about to do heavier is that I KNEW him and his family and had worked in the courtroom with him many times. This was a family I thought so much of and now I would be reading the verdict that would affect him for the rest of his life.

When the jury made their decision, Judge Newman gave instructions. "Madame Forelady, has the jury reached a verdict?" "Yes," she said. "If you will pass it up to the Clerk, who will pass it up to me." I took a deep, silent breath, preparing to do my part. Judge Newman read through the indictments in a silent 25 seconds and then said, "Will the defendant please rise."

"Madame Clerk, you shall publish the verdict starting with the back and not the front." He gestured to me to come closer to him at the bench and reinstructed me on the order to which I should read the verdict out and handed me all of the paperwork back to read.

During this momentary delay of words, and what appeared to some as probably confusion, no one knew that I was used to reading a standard verdict form prepared by the Judge and his law clerk with the approval of the lawyers. It is a very simple one-sheeter. I know it by heart.

When Judge Newman handed me the indictments, I glanced at them. My eyes saw the guilty verdict written by the jury forelady. Like the rest of the world, I had no idea what verdict the jury had come back with. What I was given was the actual indictments against Alex Murdaugh, filled with a lot of codes and numbers. Judge Newman and I had not discussed this part of an indictment. I was slightly caught off guard by all of this, and remember, the whole world was watching and waiting for me to read the jury's verdict.

If you watched the verdict along with the millions of others on network news, cable television, and digital platforms like YouTube, I paused in the middle of my passage; so doing the best I could and reading the form "cold" for the first time ever, here is what I actually read:

"Docket number 2022-GS-15-00592, the State of South Carolina, in the County of Colleton, in the Court of General Sessions, in the term of 2022, July, the State v. Richard Alexander Murdaugh, defendant. Indictment for murder, SC Code 16-3-0010 CDR code 0116 (pause) and looked at Judge Newman and asked, "Would you like to read it?" and he replied, "Read the verdict."

I hardly missed a beat and continued, "Guilty Verdict," signed by the forelady 3/2/23.

As creatures of habit, we get used to saying the same things. It was fine, though. I had to wrap my head around that first one, and then after that, I was ready to go to the second, then the third, and finally the fourth indictment, and they were all the same: GUILTY. Alex Murdaugh was found guilty of

two murders and two possession of a weapon during the commission of a violent crime charges in both of the deaths of his wife, Maggie Murdaugh, and his son, Paul Murdaugh.

Judge Newman was a man of great honor and integrity, with a dry sense of humor. We had worked together years before, but during the course of this trial, we developed a closer professional relationship working in the hearings before the trial and then the six weeks of the Murdaugh trial.

When we spoke at a later point after the trial, he shared with me that he wanted to publish the findings of the verdict the old-fashioned way – reading off of the indictment. We had a great laugh when I displayed a little bit of my southern charm (aka “sass”) and told him, “It would have been nice to have known that before.” All humor aside, he said, “Aren’t you glad you read it now?” I said, “Yeah, but I still don’t understand why you just couldn’t have read it though.” He told me that he doesn’t normally ever read a verdict in a trial. “That’s the Clerk’s job.”

Other clerk staff in my office who help me in the courtroom, and a colleague from a neighboring county, Rhonda McElveen, the Clerk of Court from Barnwell County, helped me swear in nearly 60 witnesses during the six week trial. I personally swore in approximately 12 --- including Alex Murdaugh, Buster Murdaugh, Mark Ball, Ronnie Crosby, and many others.

COURTESY
LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Saturday, April 8, 2023 8:28 PM
To: Jeffrey Hill
Subject: Behind the Doors of Justice: The Richard Alexander Murdaugh Double Murder trial
Attachments: Behind the Doors of Justice The Trial of the Century Alec Murdaugh.docx

Here is Chapter 1....

Rebecca "Becky" H. Hill

Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462

COURTESY OF
LUNA SHARK MEDIA

Oh, what a tangled web we weave. Famous words from Scottish writer, Sir Walter Scott, but more recently spoken by Alex Murdaugh in his own trial while on the stand for the double murder of his wife, Maggie Murdaugh and his son, Paul. The murder that happened on family property, Moselle, on the night of June 7th, 2021, the 9-1-1 call coming in at 10:06 p.m. This same ground would be the same place where Alex Murdaugh's fate would be sealed in a decision by a jury of 12 on the night of March 2nd, 2023. Let me take you back to the morning of March 1st, 2023, when the Defense Attorneys, Dick Harpootlian and Jim Griffin, made a request to Judge Newman for the jury to take a site visit out to the Moselle Property once owned by Alex and Maggie Murdaugh. Property where Maggie and Paul were gunned down to their deaths by one man. One man who they loved and trusted. The man known as Richard Alexander Murdaugh. Two deaths by two guns and one man who pulled the trigger on both.

Wednesday morning, March 1st, 2023, two jury vans, several law enforcement vehicles, news trucks and patrol cars pulled out from the Colleton County Courthouse shortly after 9:00 a.m. The procession passed by that day's long line of patient, but curious visitors gathered in the town square and lined among the mossy oaks of Main Street. People from all over the world were waiting in line hoping to get a coveted seat in the courtroom to see the opening of closing arguments in what's been called The Trial of the Century.

As Clerk of Court, I was sitting in the back seat of a law enforcement vehicle driven by my courthouse Chief of Security, Mike Atwood, a Sheriff's Deputy/Victim's Advocate, Dorothea "Nette" Grant, and court reporter, Elizabeth Harris, by my side. The police escort led us through the winding roads of South Carolina's Low Country.

Walterboro, South Carolina, Colleton County, also known as the Front Porch of the Lowcountry, is just under an hour from some of the most desired beaches in the South like Edisto, Folly, Hunting Island, and to South Carolina's state capitol in Columbia – where Dick Harpootlian serves in the Senate – who for many months, did double duty as one of Murdaugh's attorneys, and was there on this morning as part of the Moselle entourage. Only this time, not as a hunting guest, but as the trial lawyer of one of Hampton's disgraced lawyers and on trial for double murders.

Attorney General Alan Wilson also toured the Murdaugh compound, leaving the capitol to be in Walterboro, South Carolina, for the lengthy trial.

Just ahead in the line was also Judge Clifton Newman, his law clerk, and his law enforcement detail. Leading the procession were the two jury vans being driven by law enforcement officers, a bailiff on each van, and jurors who were about to set foot on the same earth where the victims in the Murdaugh murders breathed their last breath.

Once we arrived, time stood still. Everyone who was there was silent. It was eerily quiet. Almost as if we all were waiting to hear the whispers in the wind of Maggie and Paul. I saw each juror quietly lost in thought and working out their own questions in their mind of what they had heard the past six weeks inside a courtroom. Now, the time had come for them to see the place that they had only heard about of the night of June 7th, 2021. To see it, feel it, touch it, smell it, and come to their own conclusions of what happened that fateful night at the Murdaugh Moselle property.

The morning of March 2nd dawned cloudy with a slight breeze in the air. As we entered the sprawling estate, beautiful, even though it was not meticulously maintained as it once was, there was a quiet

reverence that descended upon us all. As we walked the property at Moselle, past the dog kennels, the small shed entrance, the dog house, the quail pen, the breeze began to blow and it was noticeably different from when we left the courthouse, just 25 minutes before. The wind began to pick up and you could hear the sounds of the wind causing a sound of the tall grass going back and forth against each other. If you closed your eyes and listened close enough, you could hear the sound of dogs barking, water being sprayed from the water hose, footsteps pacing to and fro, and someone saying that Bubba had a chicken in his mouth. Then, suddenly, sounds of gunshot. First, two shots, then a series of 5. Then, silence. And sweet, dutiful Bubba – the Murdaugh family's beloved dog. If only he could talk.

I noticed a group of us together were walking towards the well-built rows of narrow, red dog kennels and the feed room, and behind that was a fenced in pen for quail and other birds. Just as we were standing upon the ground where Paul and Maggie would have last shared their final moments of life, we felt the wind whip around us as if to say that something wicked, something sinister and violent and unfair had happened here. All of our eyes locked together and we could not shake what the wind was whispering as we saw the bodies of Maggie and Paul as they must have lain there that summer night on this same sandy ground that we were standing on and struggling with the emotions that flooded us all. At that moment, Moselle may as well have been a cemetery.

I vividly remember the brown, unkept grass and the sound of footsteps as different jurors were checking distances in their mind going from Point A to B and C, without the use of a measuring tape, trying to determine what they had heard for the past few weeks about the facts of the crime scene and how things were said to have occurred. The jurors were intent. Serious. Perceptive. Keenly aware of how close the murdered mother and son lay close together in death.

As the winds persisted and the clouds rolled above us, I heard what sounded like whispers coming from Paul and Maggie and this land that they loved that "This is where it happened. This was real. Hear our story. Find out the truth."

It was almost as if they were speaking from the grave, directly to me; to us. Our eyes held the truth. It was a haunting feeling and we were all so very careful not to walk on where we thought the body of Maggie lay in front of the dog house and just a few footsteps away of where Paul lay sprawled out of the doorway of the feed room.

As a mom of two adult children I couldn't help but think as my mind thought about that humid summer night of June 7th, 2021, as Maggie heard gunshots and went running back toward Paul only to see Alex with a shotgun in his hand and Paul falling to the ground with his brains blown out and then a gun turned on her. The horror she must have felt in seeing this all. What torment did she go through in those last moments, getting shot over and over by her husband and knowing that this would be her end?

Visiting Moselle confirmed that Paul and Maggie were left laying almost head to head directionally – with Maggie running towards her son, Paul, and not away from him as her husband, the one who should have protected them, encircled her at the end and finally put a bullet into her skull. She hadn't been running away from a stranger, but to her beloved son and a familiar figure who was unrecognizable at this point, her husband, a Murdaugh, Alex.

After the jurors and I studied where the murders had occurred, we all then were directed by law enforcement, along with the judge, to begin our walk toward the Murdaugh homestead. It was more than half a mile walk from the dog kennels, down the winding pathway and tree-lined road to the beautiful house where this family once shared many good meals, memories and moments of family love.

Was it possible that IF Alex was at the house like he said he was would not have heard any gunshots? Or as his story changed once he learned of the kennel snapchat video and that he was indeed at the kennels just five minutes before the slayings, could he have had time to make it back to the house and leave the property without hearing gunshots or screams? Impossible. We all could hear and see. Very well. God gives us all gifts and that gift of discernment is shared by some. Some of us on the jury shared it. At that moment, many of us standing there knew. I knew. They knew. He did it.

Once back in our vehicles, heavy hearted and contemplative, our procession headed back along Highway 63 toward the town center of Walterboro. The wind had died down, mysteriously, and the sun began to shine through the clouds. One of the roles of the Clerk of Court is to be "Switzerland" between the jury, the lawyers, the public, and any other entities involved. In the moments riding back in the vehicle, we were just "regular people". Our thoughts spilled out. Just as the jury would do in a span of three hours, we did in three minutes. Guilty. In our vehicle travelling back to town, it was unanimous; 4 for 4.

The decision to visit Moselle by Murdaugh's defense team in my opinion was not a favorable one to them, perhaps as they thought it might be. Many of us question if Alex is bi-polar, schizophrenic, a narcissist, a family annihilator...or did something snap in him under the weight of the financial pressure, Paul's boating accident and the reality that he couldn't keep Paul out of prison time, and the family dynasty crumbling.

The charm and the southern hospitality that Solicitor Randolph Murdaugh and Alex Murdaugh extended to me every time I came in contact with them was undisputedly warm and welcoming. They commanded a room, a jury, an audience. Their laughter was infectious and contagious. One couldn't help but be drawn in by their engaging personality. But there was also the rumors. Rumors of bad things. Rumors of behavior that didn't seem possible. Rumors of affairs with women, lots of women... and even with men. Whiskey. Drugs. Distribution. Trafficking. Gangs. Theft. Deceit. Death.

Right is right and wrong is wrong. When and where did this dynasty and family of Murdaughs began to blur this fact of life? The moral compass that rules most every other law abiding citizen seemed not to exist in Alex and many other Murdaugh Men. I don't really want to believe that a father could murder his son, murder his wife. Sometimes though, the line of love gets blurred and turns into a passion of crime for their sake and everyone around them. I believe it is something that a normal, common man or woman cannot fathom, killing or hurting a family member in the name of love. But it didn't matter...during that moment in time at Moselle, Alex's fate was sealed.

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Tuesday, April 4, 2023 3:51 PM
To: Rebecca Hill
Subject: Re: Tax overage foreclosure list

Looks like it should go to treasurer.

On Tue, Apr 4, 2023, 3:42 PM Rebecca Hill <rhill@colletoncounty.org> wrote:

Which department would this go to? for the excess funds from a tax sale? Auditor? Treasurer? someone else?

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: Calvin Watkins [REDACTED]
Date: Tue, Apr 4, 2023 at 3:17 PM
Subject: Tax overage foreclosure list
To: <clerkofcourt@colletoncounty.org>

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, April 4, 2023 3:42 PM
To: Jeffrey Hill
Subject: Fwd: Tax overage foreclosure list
Attachments: Formal Request-2.doc

Which department would this go to? for the excess funds from a tax sale? Auditor? Treasurer? someone else?

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: Calvin Watkins [REDACTED]
Date: Tue, Apr 4, 2023 at 3:17 PM
Subject: Tax overage foreclosure list
To: <clerkofcourt@colletoncounty.org>

COURTESY OF
LUNA SHARK MEDIA

Greetings,

This email is a formal request for a copy of your county's "excess funds list," which I believe is maintained by your department. In case of any confusion, by "excess funds" I mean monies collected when a property is sold at tax sale which are over and above the amount of property taxes/penalties and interest owed. I am only looking for uncollected excess funds on unredeemed properties.

The information I would like is the date of the tax sale, name of owner at the time of the tax sale, the tax identification number (sometimes called "Parcel Number" or "Parcel Identifier" or "Folio Number"), either the property address or owner's mailing address, and the amount of surplus funds due the owner. If you have some portion of the above information available I am interested in what you do have available.

If you have these records in electronic format such as PDF, Excel or CSV files, I'd prefer the information that way. Otherwise, please let me know how much a hard copy of your list will be, and where and to whom to mail payment for a hard copy

If you do not maintain a list of excess funds, any advice on how I could collect that information from existing files you have would be very much appreciated!

If I have reached the wrong department, I would very much appreciate this email being forwarded to the correct department, with a carbon copy sent to me.

If there is anything I can do to aid or expedite the process, please let me know, as I'm eager to do whatever I can to make your job easier.

Thanks in advance,

Calvin Watkins

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, April 4, 2023 12:49 PM
To: Jeffrey Hill; Polly Ann Riley
Subject: Re: print cartridge invoice

Polly, would you please print out and stamp and code this and send to Kaye?

On Tue, Apr 4, 2023, 11:29 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:

--

**Jeffrey C. Hill, Technology
Director**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](https://www.google.com/maps/place/31+Klein+Street,+Walterboro,+SC+29488)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](https://www.google.com/maps/place/Walterboro,+SC+29488)

P: (843) 843 898 8105 • M: (843) 599 3922

www.ColletonCounty.org/ • JHill@Colletoncounty.org

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Tuesday, April 4, 2023 11:29 AM
To: Rebecca Hill
Subject: print cartridge invoice
Attachments: cdwg_6783349_20230329_25472055_10579673627.pdf

**Jeffrey C. Hill, Technology
Director**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](#)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](#)

P: (843) 843-898-8105 • M: (843) 599-3922

[www.ColletonCounty.org/](#) • [jhill@Colletoncounty.org](#)

COURTESY OF
LUNA SHARK MEDIA

REMIT PAYMENT TO:

INVOICE

ACH INFORMATION:
 THE NORTHERN TRUST
 50 SOUTH LASALLE STREET
 CHICAGO, IL 60675

E-mail Remittance To: gachremittance@cdw.com
 ROUTING NO.: 071000152
 ACCOUNT NAME: CDW GOVERNMENT
 ACCOUNT NO.: 91057



CDW Government
 75 Remittance Drive, Suite 1515
 Chicago, IL 60675-1515



RETURN SERVICE REQUESTED

INVOICE NUMBER	INVOICE DATE	CUSTOMER NUMBER
HQ96562	03/28/23	6783349
SUBTOTAL	SHIPPING	SALES TAX
\$48.46	\$11.16	\$4.77
DUE DATE		AMOUNT DUE
04/27/23		\$64.39

COLLETON COUNTY
 TECHNOLOGY DEPARTMENT
 PO BOX 157
 WALTERBORO SC 29488-0002
 USA

CDW Government
 75 Remittance Drive
 Suite 1515
 Chicago, IL 60675-1515

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

INVOICE DATE	INVOICE NUMBER	PAYMENT TERMS			DUE DATE	
03/28/23	HQ96562	Net 30 Days			04/27/23	
ORDER DATE	SHIP VIA	PURCHASE ORDER NUMBER			CUSTOMER NUMBER	
03/28/23	DROP SHIP-GROUND	CH-9700			6783349	
ITEM NUMBER	DESCRIPTION	QTY ORD	QTY SHIP	QTY B/O	UNIT PRICE	TOTAL
6159299	XEROX EVERYDAY HP MONO TONER Q2612A Manufacturer Part Number: 006R03659	2	2	0	24.23	48.46

GO GREEN!
 CDW is happy to announce that paperless billing is now available! If you would like to start receiving your invoices as an emailed PDF, please email CDW at paperlessbilling@cdw.com. Please include your Customer number or an Invoice number in your email for faster processing.
REDUCE PROCESSING COSTS AND ELIMINATE THE HASSLE OF PAPER CHECKS!
 Begin transmitting your payments electronically via ACH using CDW's bank and remittance information located at the top of the attached payment coupon. Email credit@cdw.com with any questions.

ACCOUNT MANAGER	SHIPPING ADDRESS:	SUBTOTAL	
AUSTIN LUNA 703-262-8068 austlun@cdwg.com	COLLETON CO. IT DEPT ATTN:COLLETON COUNTY TECHNOLOGY COU 31 KLEIN STREET HARRELSON BLDG RM 109 WALTERBORO SC 29488		\$48.46
SALES ORDER NUMBER		SHIPPING	\$11.16
1CB3ZX2		SALES TAX	\$4.77
		AMOUNT DUE	\$64.39



Cage Code Number 1KH72
 DUNS Number 02-616-7236
 Unique Entity ID (SAM): PHZDZ8SJ6CM1
 ISO 9001 and ISO 14001 Certified
 CDW GOVERNMENT FEIN 36-4230110

HAVE QUESTIONS ABOUT YOUR ACCOUNT?
 PLEASE EMAIL US AT credit@cdw.com
 VISIT US ON THE INTERNET AT www.cdwg.com

THE TERMS AND CONDITIONS ARE LIMITED TO THOSE CONTAINED HEREIN AND THE ADDITIONAL TERMS AND CONDITIONS CONTAINED IN THE "TERMS AND CONDITIONS LINK AT WWW.CDW.COM INCORPORATED HEREIN BY REFERENCE. ANY TERMS NOT DEFINED HEREIN ARE DEFINED AT WWW.CDW.COM. ANY ADDITIONAL OR DIFFERENT TERMS OR CONDITIONS IN ANY FORMS DELIVERED BY YOU ("CUSTOMER") ARE HEREBY DEEMED TO BE MATERIAL ALTERATIONS AND NOTICE OF OBJECTION TO THEM AND REJECTION OF THEM IS HEREBY GIVEN.

BY ACCEPTING DELIVERY OF THE PRODUCTS OR BY ENGAGING THE CDW AFFILIATE IDENTIFIED ON THE INVOICE, STATEMENT OF WORK OR OTHER CDW DOCUMENTATION ("SELLER") TO PROVIDE PRODUCT OR SERVICES OR PROCURE ANY SERVICES, CUSTOMER AGREES TO BE BOUND BY AND ACCEPTS THESE TERMS AND CONDITIONS UNLESS CUSTOMER AND SELLER HAVE SIGNED A SEPARATE AGREEMENT FOR THE PROVISION OF PRODUCT OR PERFORMANCE OF SERVICES IN WHICH CASE THE SEPARATE AGREEMENT WILL GOVERN.

Important Information About These Terms and Conditions

These Terms and Conditions constitute a binding contract between Customer and Seller and are referred to herein as either "Terms and Conditions" or this "Agreement." Customer accepts these Terms and Conditions by making a purchase from or placing an order with Seller or shopping in Seller's Website (the "Site") or otherwise requesting products (the "Products") or engaging Seller to perform or procure any Services in this and all capitalized terms are defined herein.

Customer may inspect a purchase order (or administrative purpose only). Additional or different terms and conditions contained in any such purchase order will be null and void. This Agreement including the terms contained in the "Terms and Conditions" link at www.cdw.com, which Customer acknowledges and agrees to incorporate herein by reference, contains the entire understanding of the parties with respect to the matters contained herein and supersedes and explains in its entirety any and all prior communications and contemporaneous agreements or understandings, whether oral, written or otherwise, made, between the parties with respect to the subject matter herein.

Entire Agreement

THESE TERMS AND CONDITIONS, ANY STATEMENTS OF WORK, THE SERVICES HEREUNDER AND ANY SALE OF PRODUCTS HEREUNDER WILL BE GOVERNED BY THE LAWS OF THE STATE OF ILLINOIS, WITHOUT REGARD TO CONFLICTS OF LAW'S RULES. ANY ARBITRATION ENFORCEMENT OF AN ARBITRATION OR LITIGATION WILL BE BROUGHT EXCLUSIVELY IN CHICAGO COUNTY, ILLINOIS, AND CUSTOMER CONSENTS TO THE JURISDICTION OF THE FEDERAL AND STATE COURTS LOCATED THEREIN, SUBJECT TO THE JURISDICTION THEREOF AND WAIVES THE RIGHT TO CHANGE VENUE. CUSTOMER FURTHER CONSENTS TO THE EXERCISE OF PERSONAL JURISDICTION BY ANY SUCH COURT WITH RESPECT TO ANY SUCH PROCEEDING. Except in the case of litigation, neither party may at any time in any form bring out of these Terms and Conditions more than one (1) year after the cause of action has arisen. The rights and remedies provided Seller under these Terms and Conditions are cumulative and in addition to, and do not limit or preclude any other right or remedy available at law or in equity.

Title, Risk of Loss

If Customer provides Seller with Customer's carrier account number or selects a carrier other than a carrier that regularly ships for Seller, title to Products and risk of loss or damage during shipment pass from Seller to Customer upon delivery to the carrier (if C.O.B. (Origin) freight collect). For all other shipments, title to Products and risk of loss or damage during shipment pass from Seller to Customer upon delivery to the specified destination (F.O.B. Destination, freight prepaid and add-on). Notwithstanding the foregoing, title to software will remain with the applicable licensor(s) and Customer's rights therein are contained in the (license agreement) between such licensor(s) and Customer. A purchase money security interest is retained in the Products to secure payment in full. Customer authorizes Seller to file a financing statement reflecting such security interest and, if requested, Customer will record such purchase money security interest in its books.

Payment

Orders are not binding upon Seller until accepted by Seller. Customer agrees to pay the total purchase price for the Products plus shipping to the extent shipping is not prepaid by Customer, including shipping charges that are billed to Seller as a result of using Customer's current account number (terms of payment are within Seller's sole discretion. In connection with Services being performed pursuant to a Statement of Work, Customer will pay for the Services in the amount and in accordance with any payment schedule set forth in the applicable Statement of Work. If no payment schedule is provided, Customer will pay for the Services as invoiced by Seller. Invoices are due and payable within the time period specified in the invoice, measured from the date of invoice, subject to customary credit approval by Seller. Seller, or any of its Affiliates on behalf of Seller, may issue an invoice to Customer. Seller may invoice Customer separately for partial shipments, and Seller may invoice Customer for all of the Services described in a Statement of Work or any portion thereof. Customer agrees to pay interest on all past-due amounts at the lower of one and one-half percent (1.5%) per month or the highest rate allowed by law. In the event of a payment default, Customer will be responsible for all of Seller's costs of collection, including, but not limited to, court costs, filing fees and attorneys' fees. In addition, if payments are not received as described above, Seller reserves the right to suspend Services until payment is received.

Export Rules

If this transaction involves an export of items (including, but not limited to, commodities, software or technology), subject to the Export Administration Regulations, such items were exported from the United States by Seller in accordance with the Export Administration Regulations. Diversion contrary to United States law is prohibited.

Warranties

Customer understands that Seller is not the manufacturer of the Products purchased by Customer hereunder and the only warranties offered are those of the manufacturer and Seller or its Affiliates. In purchasing the Products, Customer is relying on the manufacturer's specifications only and is not relying on any statements, representations, photographs or other illustrations representing the Products that may be provided by Seller or its Affiliates. SELLER AND ITS AFFILIATES HEREBY EXPRESSLY DISCLAIM ALL WARRANTIES EITHER EXPRESS OR IMPLIED, RELATED TO PRODUCTS, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF TITLE, ACCURACY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WARRANTY OF NON-INFRINGEMENT, OR ANY WARRANTY RELATING TO THIRD PARTY SERVICES. THE DISCLAIMER CONTAINED IN THIS PARAGRAPH DOES NOT AFFECT THE TERMS OF ANY MANUFACTURER'S WARRANTY. Customer expressly waives any claim that it may have against Seller or its Affiliates based on any product liability or infringement or alleged infringement of any patent, copyright, trade secret or other intellectual property rights (each a "Claim") with respect to any Product and also waives any right to indemnification from Seller or its Affiliates against any such Claim made against Customer by a third party. Customer acknowledges that no employee of Seller or its Affiliates is authorized to make any representations or warranties on behalf of Seller or its Affiliates that is not in this Agreement.

Seller warrants that the Services will be performed in a good and workmanlike manner. Customer's sole and exclusive remedy and Seller's entire liability with respect to this warranty will be, at the sole option of Seller, to either (a) use its reasonable commercial efforts to reperform or cause to be reperformed any Services not in substantial compliance with this warranty or (b) refund amounts paid by Customer related to the portion of the Services not in substantial compliance provided, in each case, Customer notifies Seller in writing within five (5) business days after performance of the applicable Services EXCEPT AS SET FORTH HEREIN OR IN ANY STATEMENT OF WORK THAT EXPRESSLY AMENDS SELLER'S WARRANTY, AND SUBJECT TO APPLICABLE LAW, SELLER MAKES NO OTHER AND EXPRESSLY DISCLAIMS ALL OTHER REPRESENTATIONS, WARRANTIES, COMMITMENTS OR COVENANTS, EITHER EXPRESS OR IMPLIED (INCLUDING WITHOUT LIMITATION, ANY EXPRESS OR IMPLIED WARRANTIES OR CONDITIONS OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, DURABILITY, TITLE, ACCURACY OR NON-INFRINGEMENT) ARISING OUT OF OR RELATED TO THE PERFORMANCE OR NON-PERFORMANCE OF THE SERVICES, INCLUDING BUT NOT LIMITED TO ANY WARRANTY RELATING TO THIRD PARTY SERVICES, ANY WARRANTY WITH RESPECT TO THE PERFORMANCE OF ANY HARDWARE OR SOFTWARE USED IN PERFORMING SERVICES AND ANY WARRANTY CONCERNING THE RESULTS TO BE OBTAINED FROM THE SERVICES. THIS DISCLAIMER AND EXCLUSION SHALL APPLY EVEN IF THE EXPRESS WARRANTY AND LIMITED REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE. CUSTOMER ACKNOWLEDGES THAT NO REPRESENTATIVE OF SELLER OR ITS AFFILIATES IS AUTHORIZED TO MAKE ANY REPRESENTATION OR WARRANTY ON BEHALF OF SELLER OR ANY OF ITS AFFILIATES THAT IS NOT IN THIS AGREEMENT OR IN A STATEMENT OF WORK EXPRESSLY AMENDING SELLER'S WARRANTY.

Customer shall be solely responsible for daily back-up and other protection of its data and software against loss, damage or corruption. Customer shall be solely responsible for recovering data (including but not limited to data located on disk files and memories) and software that may be lost, damaged or corrupted during the performance of Services. SELLER, ITS AFFILIATES, AND ITS AND THEIR SUPPLIERS, SERVICE PROVIDERS AND AGENTS ARE HEREBY RELEASED AND SHALL CONTINUE TO BE RELEASED FROM ALL LIABILITY IN CONNECTION WITH THE LOSS, DAMAGE OR CORRUPTION OF DATA AND SOFTWARE, AND CUSTOMER ASSUMES ALL RISK OF LOSS, DAMAGE OR CORRUPTION OF DATA AND SOFTWARE IN ANY WAY RELATED TO OR RESULTING FROM THE SERVICES.

Seller will not be responsible for and has no liability to Seller or any of its Affiliates for any delays in delivery or in performance which result from any circumstances beyond Seller's reasonable control, including but not limited to, Product unavailability, carrier delays, delays due to fire, severe weather conditions, failure of power, labor problems, acts of war, terrorism, embargo, acts of God and acts or laws of any government or agency. Any shipping dates or completion dates provided by Seller or any purported deadlines contained in a Statement of Work or any other document are estimates only.

Pricing Information, Availability, Discontinues

Seller reserves the right to make adjustments to pricing, Products and Service offerings for reasons including, but not limited to, changing market conditions, Product discontinuance, Product unavailability, manufacturer price changes, supplier price changes and errors in ads (controls). All orders are subject to Product availability and the availability of Personnel to perform the Services. Therefore, Seller cannot guarantee that it will be able to fulfill Customer's orders. If Services are being performed on a time and materials basis, any estimates provided by Seller are for planning purposes only.

Credits

Any credit issued by Seller to Customer for any reason must be used within two (2) years from the date that the credit was issued and may only be used for future purchases of Products and/or Services. Any credit or portion thereof not used within the two (2) year period will automatically expire.

Limitation of Liability

UNDER NO CIRCUMSTANCES AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY SET FORTH HEREIN, WILL SELLER, ITS AFFILIATES OR ITS OR THEIR SUPPLIERS, SUBCONTRACTORS OR AGENTS BE LIABLE FOR: (A) ANY INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, BUSINESS, REVENUES, OR SAVINGS, EVEN IF SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES) OR IF SUCH DAMAGES ARE OTHERWISE FORESEEABLE, IN EACH CASE, WHETHER A CLAIM FOR ANY SUCH LIABILITY IS PREMISED UPON BREACH OF CONTRACT, WARRANTY, NEGLIGENCE, STRICT LIABILITY OR OTHER THEORY OF LIABILITY; (B) ANY CLAIMS, DEMANDS OR ACTIONS AGAINST CUSTOMER BY OR THROUGH A THIRD PARTY; (C) ANY LOSS OR CLAIM ARISING OUT OF OR IN CONNECTION WITH CUSTOMER'S IMPLEMENTATION OF ANY CONCLUSIONS OR RECOMMENDATIONS BY SELLER OR ITS AFFILIATES BASED ON, RESULTING FROM, ARISING OUT OF OR OTHERWISE RELATED TO THE PRODUCTS OR SERVICES; OR (D) ANY UNAVAILABILITY OF THE PRODUCT FOR USE OR ANY LOST, DAMAGED OR CORRUPTED DATA OR SOFTWARE. IN THE EVENT OF ANY LIABILITY INCURRED BY SELLER OR ANY OF ITS AFFILIATES, THE ENTIRE LIABILITY OF SELLER AND ITS AFFILIATES FOR DAMAGES FROM ANY CAUSE WHATSOEVER WILL NOT EXCEED THE LESSER OF: (A) THE DOLLAR AMOUNT PAID BY CUSTOMER FOR THE PRODUCTS OR SERVICES GIVING RISE TO THE CLAIM, OR (B) \$50,000.00.

Confidential Information

Each party anticipates that it may be necessary to provide access to information of a confidential nature of each party, the Affiliates or a third party (hereinafter referred to as "Confidential Information") to the other party in the performance of this Agreement and any Statement of Work. "Confidential Information" means any information or data in oral, electronic or written form which the receiving party knows or has reason to know is proprietary, or confidential and which is disclosed by a party in connection with this Agreement on which the receiving party may have access to in connection with this Agreement, including but not limited to the terms and conditions of such Statement of Work. Confidential Information will not include information which (a) becomes known to the public through no act of the receiving party; (b) was known to the receiving party, or becomes known to the receiving party from a third party having the right to disclose it and bearing no obligation of confidentiality, to the disclosing party with respect to the applicable information; or (c) is independently developed by agents, employees or subcontractors of the receiving party, who have not had access to such information. To the extent possible, Confidential Information should be clearly identified or labeled as such by the disclosing party at the time of disclosure or as promptly thereafter as possible, however, failure to so identify or label such Confidential Information will not be evidence that such information is not confidential or protectable.

Each party agrees to hold the other party's Confidential Information confidential for a period of three (3) years following the date of disclosure and to do so in a manner at least as protective as it holds its own Confidential Information of like kind but to use no less than a reasonable degree of care. Disclosures of the other party's Confidential Information will be restricted (i) to those individuals who are participating in the performance of this Agreement or the applicable Statement of Work and need to know such Confidential Information for purposes of providing or receiving the Products or Services or otherwise in connection with this Agreement or the applicable Statement of Work, or (ii) to its business, legal and financial advisors, each on a confidential basis. Each party agrees not to use any Confidential Information of the other party for any purpose other than the business purposes contemplated by this Agreement and the applicable Statement of Work. Upon the written request of a party, the other party will either correct or certify the disclosure of the Confidential Information of the other party.

If a receiving party is required by law, rule or regulation, or requested in any judicial or administrative proceeding or by any governmental or regulatory authority, to disclose Confidential Information of the other party, the receiving party will give the disclosing party prompt notice of such request so that the disclosing party may seek an appropriate protective order or similar protection in measure and will use reasonable efforts to obtain confidential treatment of the Confidential Information so disclosed.

Return Privilege

To obtain Seller's return policy, Customer should contact CDW Customer Relations at 866-5WC-4CDW or email at CustomerRelations@cdw.com. Customer must notify CDW Customer Relations of any damaged Products within ten (10) days of receipt.

Arbitration

Any claim, dispute, or controversy (whether in contract, tort or otherwise, whether preexisting, present or future, and including, but not limited to, statutory, common law, intentional tort and equitable claims) arising from or relating to the Products, the Services, the interpretation or application of these Terms and Conditions or any Statement of Work or the breach, termination or subject thereof, the relationships which result from these Terms and Conditions or any Statement of Work (including, to the full extent permitted by applicable law, relationships with third parties who are not signatories hereto) or Seller's or any of its Affiliates' advertising or marketing activities, or a "Claim" WILL BE RESOLVED, UPON THE REQUEST OF ANY OF SELLER, CUSTOMER OR THE THIRD PARTY'S CHOICE, EXCLUSIVELY AND FINALLY BY BINDING ARBITRATION. If arbitration is chosen, it will be conducted pursuant to the Rules of the American Arbitration Association. Arbitration is chosen by any party with respect to a Claim, neither Seller nor Customer will have the right to litigate that Claim in court or to have a part of that Claim or to engage in pre-arbitration discovery, except as provided for in the applicable arbitration rules or by agreement of the parties involved. Further, Customer will not have the right to participate as a representative or member of any class of claimants pertaining to any Claim. Notwithstanding any choice of law provision included in these Terms and Conditions, this arbitration agreement is subject to the Federal Arbitration Act (9 U.S.C. §§ 1-16). The arbitration will take place exclusively in Chicago, Illinois. Any court having jurisdiction may enter judgment on the award rendered by the arbitrator(s). Each party involved will bear its own cost of any legal representation, discovery or research required to complete arbitration. The evidence or results of any arbitration will be treated as confidential. Notwithstanding anything to the contrary, contained herein, all matters pertaining to the collection of amounts due to Seller arising out of the Products or Services will be exclusively litigated in court rather than through arbitration.

Miscellaneous

Seller may assign or subcontract all or any portion of its rights or obligations with respect to the sale of Products or the performance of Services or assign the right to receive payments, without Customer's consent. Customer may not assign these Terms and Conditions, or any of its rights or obligations herein, without the prior written consent of Seller. Subject to the restrictions in assignment contained herein, these Terms and Conditions will be binding on and enforce to the benefit of the parties hereto and their successors and assigns. No provision of this Agreement or any Statement of Work will be deemed waived, amended or modified by either party unless such waiver, amendment or modification is in writing and signed by both parties. The relationship between Seller and Customer is that of independent contractor and not that of employee, partner, partnership or joint venture. If any term or condition of this Agreement or a Statement of Work is found to be unenforceable, the entire Agreement or Statement of Work will be unenforceable. The same shall not affect the other terms or conditions found or deemed to be enforceable under this Agreement or the applicable Statement of Work. Notwithstanding to whom this Agreement will be given in writing and deemed received upon the date of actual receipt or three (3) days after mailing if airtail postage prepaid by regular mail or deemed to meet (3) days after such notice is upon by courier or domestic air shipment. Any delay or failure by either party to exercise its rights or remedy will not constitute a waiver of that party's intention to enforce such rights.

Version Date: 02-23-2010

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, March 17, 2023 12:46 PM
To: Jeffrey Hill
Subject: Re: Locked out

What is my password to get back in.

On Fri, Mar 17, 2023, 11:17 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:

It is unlocked. Please send future requests to support@colletoncounty.org . That way it will create a ticket and the others can see that it has been picked up

On Fri, Mar 17, 2023, 10:56 AM Rebecca Hill <rhill@colletoncounty.org> wrote:

The clerk of court is locked out of her computer. Please help

COURTESY OF
LUNA SHARK MEDIA

From: rhill@colletoncounty.org
Sent: Friday, March 17, 2023 11:26 AM
To: jhill@colletoncounty.org
Subject: Re: Locked out

I was doing it on my phone and I thought I did send it to so sorry.

[Sent from Yahoo Mail on Android](#)

On Fri, Mar 17, 2023 at 11:17 AM, Jeffrey Hill
<jhill@colletoncounty.org> wrote:

It is unlocked. Please send future requests to support@colletoncounty.org . That way it will create a ticket and the others can see that it has been picked up

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COURTESY OF
LUNA SHARK MEDIA

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Sent: Friday, March 17, 2023 11:17 AM
To: Rebecca Hill
Subject: Re: Locked out

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On Fri, Mar 17, 2023, 10:56 AM Rebecca Hill <rhill@colletoncounty.org> wrote:
The clerk of court is locked out of her computer. Please help

COURTESY OF
LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Sunday, February 26, 2023 11:00 PM
To: Thomas Hill; Jeffrey Hill; Aubrey Hill
Subject: Fwd: *for planning purposes*

----- Forwarded message -----

From: Jason Ryan <thejasonryan@gmail.com>

Date: Sun, Feb 26, 2023, 2:01 PM

Subject: Re: *for planning purposes*

To: Allyson Rikard <arikard@rplegalgroup.com>

Cc: Joe McCulloch <joe@mccullochlaw.com>, Robert Rikard <rgr@rplegalgroup.com>, Valerie Bauerlein Jackson <valerie.bauerlein@gmail.com>, Monk, John <jmonk@thestate.com>, Bristow Marchant <bmarchant@thestate.com>, tclifford@thestate.com <tclifford@thestate.com>, awilks@postandcourier.com <awilks@postandcourier.com>, jgrzeszczak@postandcourier.com <jgrzeszczak@postandcourier.com>, dtripp@wciv.com <dtripp@wciv.com>, aemerson@wciv.com <aemerson@wciv.com>, carol gable <carol.gable@gmail.com>, Barber, Haylee (NBCUniversal) <Haylee.Barber@nbcuni.com>, mdewitt@hamptoncountygardian.com <mdewitt@hamptoncountygardian.com>, Will Folks <w@fitsnews.com>, jbender@brblegal.com <jbender@brblegal.com>, Seton Tucker <seton.tucker@mac.com>, arthur.cerfl@gmail.com <arthur.cerfl@gmail.com>, gigi@prettyliesandalibis.net <gigi@prettyliesandalibis.net>, kparker1234@gmail.com <kparker1234@gmail.com>, publisher@lowcountry.com <publisher@lowcountry.com>, tmoore@postandcourier.com <tmoore@postandcourier.com>, greg@harrisgasserlaw.com <greg@harrisgasserlaw.com>, patrick@carlegal.com <patrick@carlegal.com>, Mark Tinsley <mark@goodingandgooding.com>, bsellers@stromlaw.com <bsellers@stromlaw.com>, tlindley@lindleylawoffice.com <tlindley@lindleylawoffice.com>, ClaireBrady@scag.gov <ClaireBrady@scag.gov>, Sara Graves <saragraves70@gmail.com>, Aubrey D <aubrey_dempsey@yahoo.com>, Mike Gasparro <mike@thecinemat.com>, Jamerson, Joshua <joshua.jamerson@wsj.com>, Andrew Davis <ADavis@wsav.com>, rhill@colletoncounty.org <rhill@colletoncounty.org>, rbenson@wcbd.com <rbenson@wcbd.com>, Randi Kaye <kayerandi@gmail.com>

Thank you so much, to Val, Becky, Joe and everyone else involved in arranging these upcoming events. The camaraderie, respect and friendship that has continually been in good supply in Walterboro has helped offset the heaviness and tragedy of the story (or at least made a big dent).

As the trial winds down I'm glad for these upcoming opportunities to reflect and cut loose with so many new buddies. Thanks for going the extra mile and setting these plans in motion! See many of you soon and please of course reach out for help if there's non-obvious ways any of us can pitch in.

Jason

On Feb 25, 2023, at 1:50 PM, Allyson Rikard <arikard@rplegalgroup.com> wrote:

Robert and I would love to attend Valerie's birthday celebration on Monday, but will likely be in Columbia that night.

Joe, where is your party going to be? We will try to make one of these events!

Y'all have been doing such an outstanding job covering this seemingly unending trial and deserve to toast one another!

Allyson

Allyson Rikard
Rikard & Protopapas, LLC
2110 N Bellline Blvd (29204)
Post Office Box 5640
Columbia, South Carolina 29250
(803) 978-6111
Facsimile (803) 978-6112
arikard@rplegalgroup.com

On Feb 25, 2023, at 13:38, Joe McCulloch <joe@mccullochlaw.com> wrote:

Val, thanks for the fun event Monday, God knows we need it. I have also expressed to Becky Hill our need to thank her and her staff for all their kindnesses. I have planned (with her) a thank you party/press mixer to honor her and her staff Wednesday evening and will provide drinks (within reason because I know journalists) and will have a food truck at the ready. Becky's very talented singer/songwriter daughter will perform with congregation and music beginning around 7:30- when you all ought to be switching off your lights and retiring pencils. Sponsored by the Stockholm Syndrome Group and my law firm. Cheers and rest up. Joe

Joseph M. McCulloch
Attorney at Law
McCulloch & Schillaci, Attorneys at Law
P. O. Box 11623 (29211)
1116 Blanding Street
Columbia, South Carolina 29201
(803) 779-0005

From: Valerie Bauerlein Jackson <valerie.bauerlein@gmail.com>

Sent: Friday, February 24, 2023 11:52 PM

To: Monk, John <jmonk@thestate.com>; bmarchant@thestate.com;
tclifford@thestate.com; awilks@postandcourier.com; jgrzeszczak@postandcourier.com;
dtripp@wciv.com; aemerson@wciv.com; carol gable <carol.gable@gmail.com>; Barber,
Haylee (NBCUniversal) <Haylee.Barber@nbcuni.com>;
mdewitt@hamptoncountyguardian.com; thejasonryan@gmail.com; Will Folks
<w@fitsnews.com>; jbender@brblegal.com; Seton Tucker <seton.tucker@mac.com>;
arthur.cerf1@gmail.com; gigi@prettyliesandalibis.net; kparker1234@gmail.com;
publisher@lowcountry.com; tmoore@postandcourier.com

Cc: greg@harrissasserlaw.com; Joe McCulloch <joe@mccullochlaw.com>;
patrick@carrlegal.com; Mark Tinsley <mark@goodingandgooding.com>;
bsellers@stromlaw.com; arikard@rplegalgroup.com; tlindley@lindleylawoffice.com;
ClaireBrady@scag.gov; Sara Graves <saragraves70@gmail.com>; Aubrey D
<aubrey_dempsey@yahoo.com>; Mike Gasparro <mike@thecinemart.com>; Jamerson,

Joshua <joshua.jamerson@wsi.com>; rhill@colletoncounty.org

Subject: *for planning purposes*

Y'all. It sounds so strange to say, but it has been a joy to share this bunker with you. Here's hoping we can all get together for a toast and some fellowship next week.

Monday is my birthday, and (the inimitable and awesome) Becky Hill has a birthday a few days after that. So, please join us at my place on Monday for CAKE (thanks, Becky!), beer, pizza and whatever else we can scrounge up between now and then.

Who: Press corps, lawyers and friends of the court. Please reach out to those I missed inadvertently! Just lmk so we can order enough for all.

What: CAKE, beer and pizza (and almost certainly Ruffles and French Onion dip and something else French because Arthur is coming)

Where: 580 Avant Road, Walterboro

When: Monday, whenever you're off deadline

How: my Air BNB is at the end of a mile-long dirt road. It's raining cats and dogs this minute, sooo...

- a) if you have an SUV or truck, have at it or hop in with someone who does.
- b) drive as far as the gate, park and walk if you feel like it and the sun's still out.

c) park at the gate and call me at 404.433.2293 and someone will come fetch you. If you don't believe me, ask Drew. Apparently he was back here drinking beer in high school!

With thanks,
Val
404.433.2293

This email has been scanned for spam and viruses by Proofpoint Essentials. Click [here](#) to report this email as spam.

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Please Consider The Environment Before Printing this Message ...

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Thursday, February 23, 2023 1:58 PM
To: Jeffrey Hill
Subject: Fwd: Friendly Reminder! Staples Past Due Notice COLLETON COUNTY TECHNOLOGY AT1059856 (Email Id# 21414155)

Can you help me with figuring this out? Was this for Clerk's Office?

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: **Lesa Pigott** <lpigott@colletoncounty.org>
Date: Thu, Feb 23, 2023 at 1:12 PM
Subject: Fwd: Friendly Reminder! Staples Past Due Notice COLLETON COUNTY TECHNOLOGY AT1059856 (Email Id# 21414155)
To: Rebecca Hill <rhill@colletoncounty.org>

----- Forwarded message -----

From: <staplesca@staples.com>
Date: Thu, Feb 23, 2023 at 12:57 PM
Subject: Friendly Reminder! Staples Past Due Notice COLLETON COUNTY TECHNOLOGY AT1059856 (Email Id# 21414155)
To: <lpigott@colletoncounty.org>



Bill-To Details:
 COLLETON COUNTY TECHNOLOGY
 Po Box 157
 Walterboro, SC 29488

Past Due Balance : \$53.35
 Account Balance : \$478.63
 Bill-To Number : AT1059856

Past Due Notice

Dear ERIC AVANT,

Our records indicates that your account has an open balance \$478.63, which \$53.35 is past due. (Net 30 Days). This may simply be an oversight. Please refer to the list of open invoices below. If you need copies of your invoices or if you have any questions or concerns, please reply to this email or contact me.

For your convenience, we have different payment options. ACH payments are the easiest, fastest, and most accurate way to make a payment. You may also pay by check or contact our helpful Credit Service Representatives at 888-753-4103, option 2, to make a phone payment.

ACH Payment Details:

Bank Account Name:	Staples Contract & Commercial
Routing Transit Number (ACH):	121000248
Account Number:	[REDACTED]
Email ACH/EFT Remittance to:	ARREMITTANCE@STAPLES.COM - Please do not email credit card authorizations to this email.

To complete your ACH and ensure accurate payment application, please submit your remittance in EDI820/CTX format. If you are unable to submit your remittance in this format, please send an email with your account number, invoice number(s) and amount paid to ARREMITTANCE@STAPLES.COM to ensure accurate payment application.

Check Payment Details:

Staples PO BOX 105748 Atlanta, GA 30348-6748

Our goal is to ensure that we provide you with a great customer experience. If you need additional assistance, please feel free to contact us at any time.

Thank you for doing business with STAPLES.

Type	Invoice Number	Bill Date	Due Date	Summary Number	P.O. Number	Original Amount	Balance Due
INV	3527258847	01-06-2023	02-05-2023	8068810045	6100-KFERGUSON-KEYBOAR/E. AVAN T	53.35	53.35
INV	3530475017	02-11-2023	03-13-2023	8069256147	TEC-SUPPLIES	266.48	266.48

INV	3530562518	02-14-2023	03-16-2023	8069267814	TEC-SUPPLIES	105.73	105.73
INV	3530562519	02-14-2023	03-16-2023	8069267814	TEC-SUPPLIES	53.07	53.07

Total Amount Due:	478.63
--------------------------	---------------

* - Disputed invoice

Yours sincerely,
Miriam Pablo
 Credit Analyst
 Tel: 800-226-5172 EXT 12544
 Email: miriam.pablo@staples.com
 Financial Shared Services Center



This correspondence is addressed to Bill-To AT1059856 COLLETON COUNTY TECHNOLOGY.
 If you are not an employee of the Group and have received this email in error please contact Tel: 800-226-5172 EXT 12544 as soon as possible.
 Tracking Number: 4480 *21414155*

COURTESY OF
 LUNA SHARK MEDIA

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Monday, February 20, 2023 12:54 PM
To: Jeffrey Hill; Rhonda D. McElveen; Polly Ann Riley; Laura Hayes; Amy Shaw; Cashay Catterton; Lori Weiss; Cindy Nettles; Tracy Horvath
Subject: Fwd: Food Trucks Week 5

food trucks!

----- Forwarded message -----

From: Scott Grooms <sgrooms@walterborosc.org>

Date: Mon, Feb 20, 2023, 11:37 AM

Subject: Food Trucks Week 5

To: Laura Hayes <lhayes@colletoncounty.org>, Bonnie J Ross <brross@walterborosc.org>, Austin Williams <awilliams@walterborosc.org>, Ryan McLeod <rmcleod@walterborosc.org>, Jeffrey Molinari <jmolinari@walterborosc.org>, Wade Marvin <mwade@walterborosc.org>, Becky Hill <rhill@colletoncounty.org>, Michael Atwood <matwood@colletoncounty.org>

All,

The food trucks for next we are as follows, Shorty's Smokin' Butts, Blazin Blaines Concessions, Live Oak Smokehouse (Tue, Wed), Panna E Cioccolata (Carmines), Bits and Bytes (Tue), Fed Up Truck (Fri)

Thank You,

Scott Grooms

843-782-6080

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Saturday, February 11, 2023 10:10 AM
To: Meagan Utsey; Jeffrey Hill
Subject: Fwd: Food Trucks Week 4

----- Forwarded message -----

From: Scott Grooms <sgrooms@walterborosc.org>

Date: Fri, Feb 10, 2023, 5:33 PM

Subject: Food Trucks Week 4

To: Laura Hayes <lhayes@colletoncounty.org>, Bonnie J Ross <brross@walterborosc.org>, Austin Williams <awilliams@walterborosc.org>, Ryan McLeod <rmcleod@walterborosc.org>, Jeffrey Molinari <jmolinari@walterborosc.org>, Wade Marvin <mwade@walterborosc.org>, Becky Hill <rhill@colletoncounty.org>, Michael Atwood <matwood@colletoncounty.org>

All,

The food trucks for next we are as follows, Shorty's Smokin' Butts, Blazin Blaines Concessions, Bay and Scrap, Mama Mikkis (9Mon – Wed), Panna E Cioccolata (Carmines), Bits and Bytes, Washingtons Southern Style Fried Rice

Thank You,

Scott Grooms

843-782-6080

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, January 31, 2023 7:12 AM
To: Laura Hayes; Jeffrey Hill; Meagan Utsey
Subject: Fwd: Abby on the Go Food Truck Menu
Attachments: C4724D8D.JPG

please forward!

----- Forwarded message -----

From: Scott Grooms <sgrooms@walterborosc.org>
Date: Tue, Jan 31, 2023, 7:05 AM
Subject: Abby on the Go Food Truck Menu
To: Becky Hill <rhill@colletoncounty.org>

Good Morning,

See Attached.

Thanks,

Scott

COURTESY OF
LUNA SHARK MEDIA



Good Ole Country Cookin'

FOOD MENU

Seafood

Funnel Cakes

10 pc Shrimp	\$13.00	Cinnamon Sugar	\$8.00
2 pc whiting fish	\$9.00	Powdered Sugar	\$8.00
Seafood Poorboy	\$16.00	Apple Topping Fruit	\$10.00
2pc whiting fish, 6 shrimp, lettuce, tomato, cheese, onion, tartar sauce on hoagie roll		Strawberry w/ whip cream	\$10.00

Sides/Salads

Seafood Salad	\$6.00
Chicken Salad	\$5.00
Pasta Salad	\$5.00
Potato Salad	\$5.00
Waffle Fries	\$4.00
Plate choice of 3 salads	\$15.00



Baskets

10 pc Shrimp	\$16.00
2 pc Whiting Fish	\$12.00
Seafood Poor boy	\$19.00

Chicken

6pc Wingette
 \$7.00/\$11.00 basket
 Flavors: Honey Mustard, Lemon Pepper, Garlic Pepper, Xtra Spicy, Buffalo, Caribbean Jerk



Drinks

Soda	\$2.00
Lemonade/Tea	\$3.00

\$ \$ Abby on the go 62

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Monday, January 30, 2023 3:27 PM
To: Rebecca Hill
Subject: Invoice
Attachments: Staples_Invoice (2).pdf

Please sign and send off. Thanks!

**Jeffrey C. Hill, Technology
Manager**

Technology Department

Colleton County Government

PO Box 157 · [31 Klein Street](#)

Harrelson Bldg. Rm. 109 · [Walterboro, SC 29488](#)

P: (843) 843-898-8105 · M: (843) 599-3922

[www.ColletonCounty.org/](#) · [jhill@Colletoncounty.org](#)

COURTESY OF
LUNA SHARK MEDIA



INVOICE DATE	CUSTOMER	SUMMARY INVOICE
1/21/23	ATL 1061590	8069001426
PLEASE PAY BY	TERMS	AMOUNT DUE
2/20/23	Net 30 Days	430.92

INVOICE

Staples

Federal ID #:04-3390816

COLLETON COUNTY TECHNOLOGY
 ATTN: ACCOUNTS PAYABLE
 PO BOX 157
 WALTERBORO, SC 29488

COLLETON COUNTY TECHNOLOGY
 ATTN: ERIC AVANT
 31 KLEIN ST
 1ST FL-RM 109
 WALTERBORO, SC 29488

Bill to Account: 1059856

Ship to Account: TECH

Remittance Page of Summary Invoice

Customer Service inquiries # 877-826-7755 Invoice Payment Inquiries 888-753-4106
 Make checks payable to Staples, PO Box 105748, Atlanta GA 30348-5748

TO ENSURE PROPER CREDIT, TEAR OFF AND RETURN THIS PORTION WITH YOUR PAYMENT

Customer Service inquiries # 877-826-7755 Invoice Payment Inquiries 888-753-4106



Please send payment to:

INVOICE DATE	CUSTOMER	SUMMARY INVOICE
1/21/23	ATL 1061590	8069001426
PLEASE PAY BY	TERMS	AMOUNT DUE
2/20/23	Net 30 Days	430.92
PLEASE ENTER AMOUNT PAID		

Staples
 PO Box 105748
 Atlanta, GA 30348-5748

ATL 80690014260000430928



INVOICE DATE	CUSTOMER	SUMMARY INVOICE
1/21/23	ATL 1061590	8069001426
PLEASE PAY BY	TERMS	AMOUNT DUE
2/20/23	Net 30 Days	430.92

INVOICE DETAIL

Staples

Federal ID #:04-3390816

Bill to Account: 1059856

Ship to Account: TECH

COLLETON COUNTY TECHNOLOGY
 ATTN: ACCOUNTS PAYABLE
 PO BOX 157
 WALTERBORO, SC 29488

COLLETON COUNTY TECHNOLOGY
 ATTN: ERIC AVANT
 31 KLEIN ST
 1ST FL-RM 109
 WALTERBORO, SC 29488

Budget Ctr : COURTHOUSE
 Budget Ctr Desc:
 P O Number : R. HILL
 P O Desc
 Release
 Release Desc :

Invoice Number: 3528453717
 Order : 7604479595-003-001
 Ordered By : ERIC AVANT
 Order Date : 1/18/23

Order Line	Item Number	Description	Order Qty	B/O Qty	Unit Meas	Ship Qty	Unit Price	Extended Price
4	IM17HN679	SPEC-ORDER SOFTWARE&PERIPHERA	1	0	EA	1	399.00	399.00
Freight:		.00	Tax:(8.0000 %)		31.92	Sub-Total:		399.00
							Total:	430.92

COURTESY MEDIA
LUNA SHARK

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Monday, January 30, 2023 8:28 AM
To: Rebecca Hill
Subject: Re: 2nd monitor for Gary Hale

please send this to support so it will create a ticket.

On Sun, Jan 29, 2023 at 11:43 PM Rebecca Hill <rhill@colletoncounty.org> wrote:
I would like to order a 2nd monitor for Gary Hale, our FC employee.

--
**Jeffrey C. Hill, Technology
Manager**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](https://www.colletoncounty.org)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](https://www.colletoncounty.org)

P: (843) 843-898-8105 • M: (843) 599-3922

www.ColletonCounty.org/ • jhill@colletoncounty.org

COURTESY OF
LUNA SHARK MEDIA

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Saturday, January 28, 2023 10:13 AM
To: Rebecca Hill
Subject: Re: Link for daily copies of transcript on Clerk of Court page under Murdaugh

Please send things like this to helpdesk for future use. I just noticed Sherrie sent the same thing but bc it didn't go to helpdesk it was overlooked.

On Sat, Jan 28, 2023, 8:18 AM Rebecca Hill <rhill@colletoncounty.org> wrote:
Can you please post the link for the transcript daily copies please?

Added attachment again for ease.

Hi-would it be possible to get this added to the Murdaugh trial page on the county website so the ability to order dailies is made public?

We do have a the link to order the daily rough drafts ready for you to post on the Colleton County Website (or anywhere else you want to post it that may be helpful to you). This will take users directly to a South Carolina landing page:

https://linkprotect.cudasvc.com/url?a=https%3a%2f%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourt-&c=E.1.Eu7wJfd0l_PmRwtI6uwi5yldtbDOao1yOOlktio8rK8fkdhbH60pv9Uq5SAAZJrouLSVlwbN_ZiuQC_obTS4Bhve2173LVjG3mO1WNMDLldBOnkAXDAvYqCx6PK0&typo=1_SystemId_e7d4e888-a950-43d7-bc57-650f285e5719<https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourtSystemId%3de7d4e888-a950-43d7-bc57-650f285e5719&c=E.1.ikKZWurS7IRTwkhhGsPgPqsislkeuVX9P_j8_FF_Rrtlec7_vBhBdP4h6F5j5ESJ-8FcyNUkxxm3B6S7yDs4EigSaAA0iFF9A1NoFvcjT7BZQ...&typo=1>

From there I have attached instructions in PDF format.

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Saturday, January 28, 2023 8:19 AM
To: Jeffrey Hill
Cc: Chase Brown
Subject: Link for daily copies of transcript on Clerk of Court page under Murdaugh

Can you please post the link for the transcript daily copies please?

Added attachment again for ease.

Hi-would it be possible to get this added to the Murdaugh trial page on the county website so the ability to order dailies is made public?

We do have a the link to order the daily rough drafts ready for you to post on the Colleton County Website (or anywhere else you want to post it that may be helpful to you). This will take users directly to a South Carolina landing page:

https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourt-&c=E,I,Eu7wjfd0l_PmRwtI6uwi5yldtbDOaoIyOOLktio8rK8fkdhbH60pv9Uq5SAAZJrouLSV1wbN_ZiuQC_obTS4Bhve2l73LVjG3mOlWNMdLldBOnkAXDAyYqCx6PK0&typo=1 SystemId=e7d4e888-a950-43d7-bc57-650f285e5719<https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourtSystemId%3de7d4e888-a950-43d7-bc57-650f285e5719&c=E,I,ikKZ Wurs7IRTwkhbGsPgPqsisikeuVX9P_j8_FF_RrtIec7_vBhBdP4h6F5j5ESJ-8FcyNUkxrxm3B6S7yDs4EjgSaAA0iFF9A INoFvcjT7BZQ.,&typo=1>

From there I have attached instructions in PDF format.

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, January 27, 2023 10:54 AM
To: Meagan Utsey; Kaela Brinson; Rhonda D. McElveen; Laura Hayes; Sherry Robinson; Lori Weiss; Polly Ann Riley; Jeffrey Hill; Newman, Clifton Law Clerk (Gabrielle Williams); Bonds, Robert Secretary (Barbara Benton); Amy Shaw; Cindy Nettles; Cashay Catterton; Tracy Horvath
Subject: Fwd: Food Tuck lineup Week 2

----- Forwarded message -----

From: Scott Grooms <sgrooms@walterborosc.org>
Date: Fri, Jan 27, 2023, 10:47 AM
Subject: Food Tuck lineup Week 2
To: Bonnie J Ross <bross@walterborosc.org>, Austin Williams <awilliams@walterborosc.org>, Ryan McLeod <rmcleod@walterborosc.org>, Jeffrey Molinari <jmolinari@walterborosc.org>, Wade Marvin <mwade@walterborosc.org>, Becky Hill <rhill@colletoncounty.org>, Michael Atwood <matwood@colletoncounty.org>

All,

The food trucks for next we are as follows, Shorty's Smokin' Butts, Blazin Blaines Concessions, Live Oak Smokehouse (Mon and Tue), Mama Mikkis (Wed, Thu and Fri), Panna E Cioccolata (Carmines), Kitchen 27, Abby on the Go.

Thank You,

Scott Grooms

843-782-6080

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Wednesday, January 25, 2023 8:55 PM
To: Jeffrey Hill
Subject: Fwd: Link for Ordering Unofficial Rough Drafts from FTR
Attachments: image001.png; image002.png; image003.png; image004.png; How to Order Unofficial Rough Drafts.pdf

Fyi.

----- Forwarded message -----

From: Sherrie Leichtnam <Sleichtnam@fortherecord.com>
Date: Wed, Jan 25, 2023, 7:53 PM
Subject: Link for Ordering Unofficial Rough Drafts from FTR
To: rhill@colletoncounty.org <rhill@colletoncounty.org>, Jeffrey Hill <jhill@colletoncounty.org>
Cc: Holmes, Tammie <tholmes@sccourts.org>, Herrington, Karama <kbherrington@sccourts.org>, Adoit Pradhan <apradhan@fortherecord.com>

Hello all,

Adoit will be onsite tomorrow to assist with training on evidence presentation and to optimize the audio after the adjustments were made to the podium today. I will plan to be onsite Friday to support and assist. The cloud audio and speech to text worked well today despite the challenges of the wandering attorney. But I'm sure if someone mentions to Mr. Harpoolitan that Mr. Waters sounds better on tape than he does, he may speak up a little more 😊

We do have a the link to order the daily rough drafts ready for you to post on the Colleton County Website (or anywhere else you want to post it that may be helpful to you). This will take users directly to a South Carolina landing page:

https:
https://linkprotect.cudasvc.com/url?a=https%3a%2f%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourt-&c=E,1,gOZbiY1MXw1x3_F8NcsjZRhOXUeeINUSORSa_FnP15WDrH5G7YLeEeYAX12RqTWmkGIY4_HJzwY_x35hxn2OlaAUYTA1hPP-nTuBEtPKHaxffg.&typo=1 SystemId=e7d4e888-a950-43d7-bc57-650f285e5719<https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fapp.fortherecord.com%2forders%2ftranscript%2fnew%2fcase-details%3fcourtSystemId%3de7d4e888-a950-43d7-bc57-650f285e5719&c=E,1,wRTNfhwX1wS8Aq8-BKWI3J6oj4gnk7331Ln2ndvC-bPzE37HmhDqqbed6Dz0dIXMBo6XjAUFnCH4kqPHUWSnerOS_0GC2KO_SP5h-e6PLLAHRbNxP18kmpzapV4.&typo=1>

From there I have attached instructions in PDF format. Please let me know if there is anything else you need. Adoit will see you all in the morning and I will see you Friday!

Sherrie Leichtnam
Justice Solutions Director

[cid:image001.png@01D930F6.6151A910]

E sleightnam@fortherecord.com <<mailto:support@fortherecord.com>>

M 507-244-1924

Technical Support: 800-708-8664

Schedule a Meeting with

Me <<https://outlook.office365.com/owa/calendar/Sherriescalendar2@fortherecord.com/bookings/>>

[cid:image002.png@01D930F6.6151A910] <https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fwww.fortherecord.com%2f&c=E,1,osLpG166aFMotl-5bzkmsYE7ihJw56YsFW-ZMLMffka4kLENf-Oomyu-7Mc_mpgcUlkH4HHnrPWWB3DZCTGh1V3jqIG9Ckb9GO_Ra0FP6r4,&typo=1>

[cid:image003.png@01D930F6.6151A910] <https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fcontent.fortherecord.com%2fcategory%2fnews%2f&c=E,1,xeqhZu0MGV6uZcohnzIOYca4DY2YdFdGm6JPTt9b78FeBn5eHWh_8J8kkvpti88RAW3d4vjI-hqs_OEqan02dcJZ4HNRb21ni8zWwdi3XY9G&typo=1>

[cid:image004.png@01D930F6.6151A910] <<https://linkprotect.cudasvc.com/url?a=https%3a%2f%2ffortherecord.com%2fftr-realtime%2f&c=E,1,myPabGjHAROk9BEbbi5xRIlxEFOQuKqJKOZX3wD5F2O5NHuTg-uUyWQskJ6mcYcZHsbawGZwRR49mUe5f9XhhGwp6C2FGxaypRnS3vI9bOwH4PNzBA.,&typo=1>>

Support <https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fftrgroup.service-now.com%2fcustomer&c=E,1,ri6BSs4eYCK1f42_ifh4TtRgEN3hVpnAiqkXWmdIW8iu2m_iLpKTt24CUrR7XKRVBvk7MtKNiVJFIwGluwFNbuwk2-dl2OyzmfqFoucBIhPEmhig_YsLLeZtwg.,&typo=1> LinkedIn <<https://www.linkedin.com/company/ftr-limited/>> Twitter <<https://twitter.com/FTRLTD>>

Email

Disclaimer <https://linkprotect.cudasvc.com/url?a=https%3a%2f%2fwww.fortherecord.com%2fdisclaimer%2f&c=E,1,IYTI_4Mvq6uJP0FkBjkUcMBK4UtSMSr-c8svf6vOPb-T9FpjafPY16W_v3YdYqZERMVheCGhn0wj04anyL6ISAUWqew3z2LBioXRL0QITAfPLReKczDEqxU9&typo=1>

How to Order Unofficial Rough Drafts-Murdaugh Trial Beginning 1/23/23

IMPORTANT NOTE:

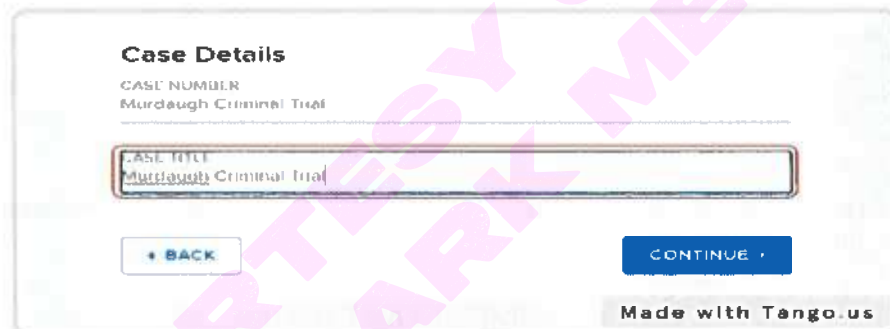
The agreed upon flat rate for each day's daily unofficial rough draft for this trial will be \$450 for each day. Please ignore the estimated charges.

These must be requested by 3pm Eastern daily to receive same day fulfillment! Requests received after 3pm Eastern will be fulfilled with the next day's batch of requests after court has concluded.

Follow the link posted on the Colleton County Clerk's Office-Murdaugh Trial Page to here:

<https://app.fortherecord.com/orders/transcript/new/case-details?court-SystemId=e7d4e888-a950-43d7-bc57-650f285e5719>

1. Log in to your account or create an account if you do not have one
2. Under 'Case Details' type "Murdaugh Criminal Trial" in BOTH the CASE NUMBER & CASE TITLE fields & Click 'Continue'



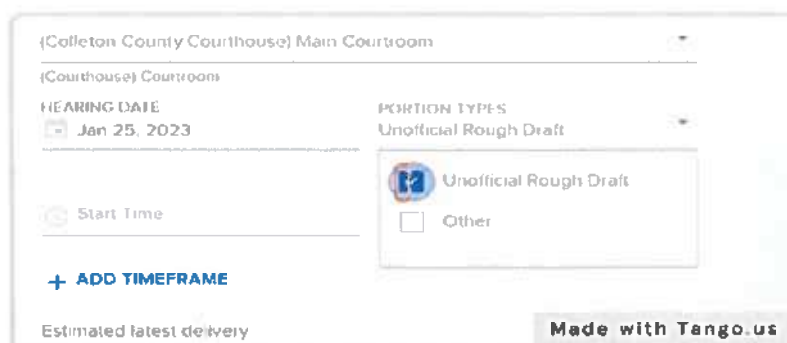
Case Details
CASE NUMBER
Murdaugh Criminal Trial
CASE TITLE
Murdaugh Criminal Trial
+ BACK CONTINUE
Made with Tango.us

3. Click in the box under 'Select Courtroom,' begin typing 'Colleton' and the Colleton County Courthouse Should appear, then click on 'Main Courtroom'



Order a Transcript from South Carolina Judicial Branch
Transcript Details
Colleton
Colleton County Courthouse
Main Courtroom
Made with Tango.us

4. Select the Hearing Date you want, Under 'Portion Type' select 'Unofficial Rough Draft' and then input your estimate of the daily start and end times (we will adjust as necessary so you get the full day of proceedings)
 - a. You must do a new request for each day's rough draft, you can request past dates starting on 1/23/23



(Colleton County Courthouse) Main Courtroom
(Courtthouse) Courtrooms
HEARING DATE
Jan 25, 2023
Start Time
+ ADD TIMEFRAME
Estimated latest delivery
PORTION TYPES
Unofficial Rough Draft
Unofficial Rough Draft
Other
Made with Tango.us

5. Click Anywhere Else on the screen after entering the end time then click CONTINUE
6. Enter your credit card information and then click 'Place Order'
7. You will receive an order confirmation email like this:

Hi [REDACTED] Jones,

Thank you for your order DEMO198. Your order will be reviewed by Royal Reporting and assigned to a transcriber. To update or cancel your order, please contact [REDACTED].

We've taken a hold on your estimate. You will not be charged until the order is completed. The final price may be higher or lower than the estimate. [Learn more about the payment process](#).

View the full up to date details of your order below or view all your orders at [My Orders](#).

TRANSCRIPT ORDER DETAILS



Santa Ana County
Civil
California, United States of America

Placed On: September 16, 2022

[View transcript order](#)

Hearing Date: September 1, 2021

Order Reference: DEMO198

Latest Delivery Date: September 27, 2022

Turnaround: Expedited (7 Days)

Paper Copies: 1

Courthouse: First Ave

Courtroom: Courtroom 10B

8. You will receive another email once your order has been processed that will have a link directing you to download the daily rough draft.

IMPORTANT NOTE:

The agreed upon flat rate for each day's daily unofficial rough draft for this trial will be \$450 for each day. Please ignore the estimated charges.

These must be requested by 3pm Eastern daily to receive same day fulfillment! Requests received after 3pm Eastern will be fulfilled with the next day's batch of requests after court has concluded each day.

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, January 24, 2023 7:30 AM
To: Jeffrey Hill
Cc: Chase Brown
Subject: Fwd: video access to exhibits
Attachments: VIDEO ACCESS TO EXHIBITS ADMITTED INTO EVIDENCE.docx

Could one of you guys please get this put on my C of C website under Murdaugh trial?

----- Forwarded message -----

From: **Bender, Jay** <JBender@brblegal.com>
Date: Mon, Jan 23, 2023, 9:12 PM
Subject: video access to exhibits
To: Hill, Becky <rhill@colletoncounty.org>

Becky,

I have attached a statement regarding video access to exhibits for posting on your website. Thanks. See you tomorrow.

COURTESY OF
LUNA SHARK MEDIA

VIDEO ACCESS TO EXHIBITS ADMITTED INTO EVIDENCE

The court order on media coverage provides that exhibits admitted into evidence will be available at the close of each day's proceedings for photographing by the pool still photographers. A question has arisen over contemporaneous video access to exhibits admitted into evidence.

There is a strong possibility that certain trial exhibits will be received under seal. These exhibits have been described as autopsy photos and reports, and crime scene photos of the victims' bodies. The nature of these exhibits presents a substantial probability of emotional harm to the victims' families if published. Most news organizations would not publish the material, but others would have no qualms regarding publishing.

A review of the available technology has led to the conclusion that contemporaneous video access to exhibits will not provide adequate safeguards against inadvertent publication of sealed material. As a consequence of these technological limitations exhibits will be made available as described in the court's order without contemporaneous video access through the Court TV feed.

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Friday, January 20, 2023 4:31 PM
To: Meagan Utsey; Lori Weiss; Laura Hayes; Sherry Robinson; Tracy Horvath; Smoak, Gerald C. Jr.; Jeffrey Hill
Subject: Fwd: Food Trucks for next week

----- Forwarded message -----

From: Scott Grooms <sgrooms@walterborosc.org>
Date: Fri, Jan 20, 2023, 4:04 PM
Subject: Food Trucks for next week
To: Bonnie J Ross <brross@walterborosc.org>, Austin Williams <awilliams@walterborosc.org>, Ryan McLeod <rmcleod@walterborosc.org>, Jeffrey Molinari <jmolinari@walterborosc.org>, Wade Marvin <mwade@walterborosc.org>, Becky Hill <rhill@colletoncounty.org>, Michael Atwood <matwood@colletoncounty.org>

All,

The food trucks for next we are as follows, Shorty's Smokin' Butts, Blazin Blaines Concessions, Live Oak Smokehouse, Mama Mikkis, Panna E Cioccolata (Carmines), Tracy's Elephant Ears and Food.

Thank You,

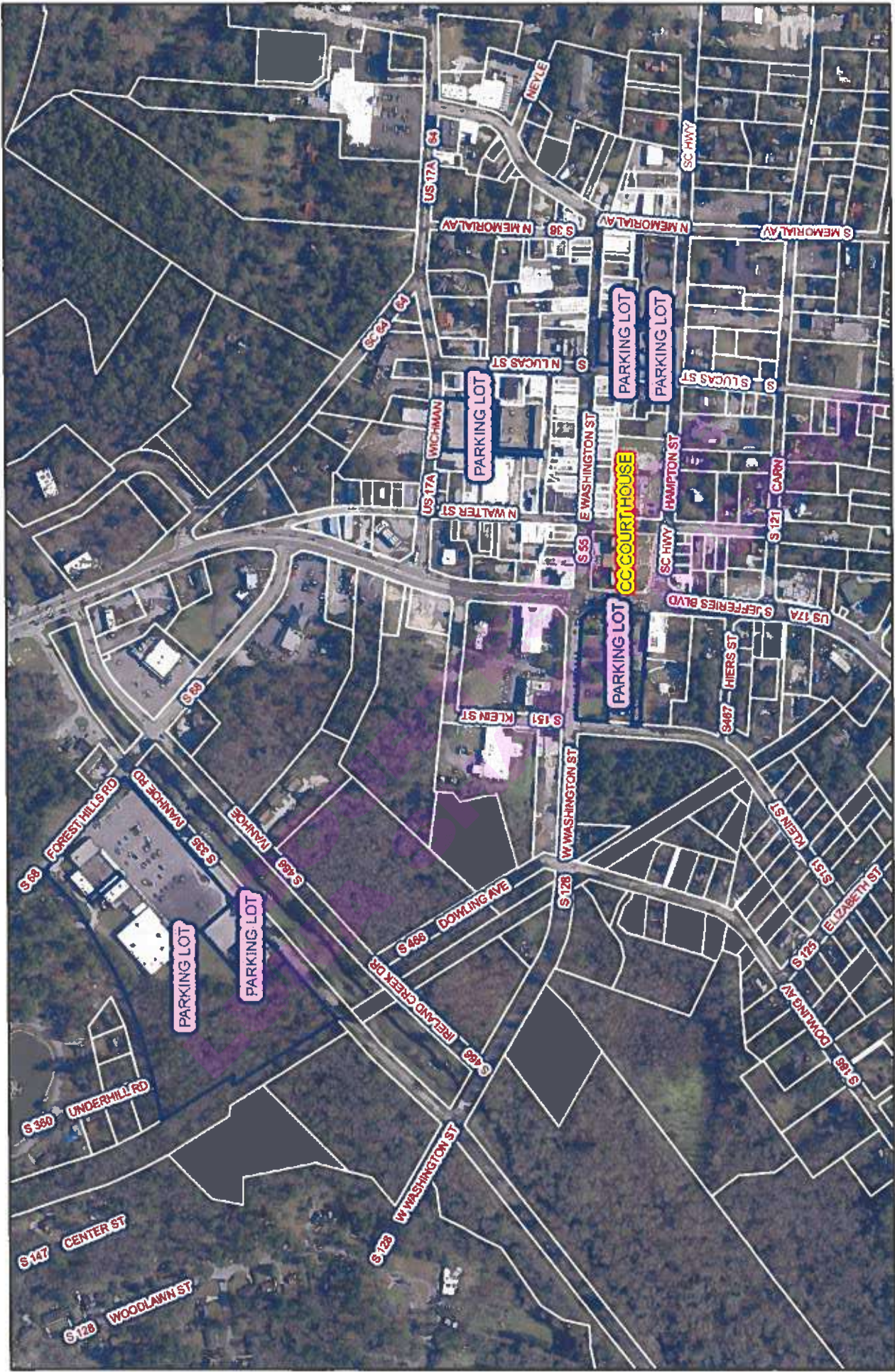
Scott Grooms

843-782-6080

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Thursday, January 19, 2023 12:49 PM
To: Rebecca Hill
Subject: Parking lot pdf
Attachments: Parking Lots.pdf

This should meet the needs of what was requested. Let me know if it's not.

COURTESY OF
LUNA SHARK MEDIA



1 inch = 500 feet

DISCLAIMER: COLLETON COUNTY GIS DATA IS MADE AVAILABLE TO THE PUBLIC AS A SERVICE OF THE COLLETON COUNTY TECHNOLOGY DEPARTMENT. THIS INFORMATION IS PROVIDED FOR YOUR INFORMATION AND DOES NOT CONSTITUTE A WARRANTY. COLLETON COUNTY DOES NOT ASSUME ANY LIABILITY FOR DAMAGES, INCLUDING BUT NOT LIMITED TO, CONSEQUENTIAL DAMAGES, ARISING FROM ERRORS, OMISSIONS OR USE OF THIS INFORMATION. THIS INFORMATION IS OFFERED TO THE PUBLIC AS IS, WITHOUT WARRANTY OF ANY KIND.



PARKING LOTS MAP

Date: Thursday, January 19, 2023

Colleton County Technology Department
 31 K'lean Street
 Walterboro, SC 29488
 (843) 782-4282
 technology@colletoncounty.org

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Wednesday, January 18, 2023 9:56 AM
To: Jeffrey Hill
Subject: Re: Invoice for XLR Microphones

Thank you! Sent to Polly who is going to code it and send to Kaye!

Have a good day!

Rebecca "Becky" H. Hill

Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462

On Wed, Jan 18, 2023 at 9:39 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:

On Tue, Jan 17, 2023 at 11:50 PM Rebecca Hill <rhill@colletoncounty.org> wrote:

Resend with attachment. Unless I'm missing it. ☹️

On Tue, Jan 17, 2023, 10:50 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:

Please code, sign and send back to me. thanks

--
**Jeffrey C. Hill, Technology
Manager**

Technology Department

Colleton County Government

PO Box 157 · [31 Klein Street](https://www.colletoncounty.org)

Harrelson Bldg. Rm. 109 · [Walterboro, SC 29488](https://www.colletoncounty.org)

P: (843) 843-898-8105 · M: (843) 599-3922

www.ColletonCounty.org/ · JHill@Colletoncounty.org

--
**Jeffrey C. Hill, Technology
Manager**

Technology Department

Colleton County Government

PO Box 157 · [31 Klein Street](https://www.colletoncounty.org)

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P: (843) 843-898-8105 · M: (843) 599-3922

www.ColletonCounty.org/ · JHill@Colletoncounty.org

From: Jeffrey Hill <jhill@colletoncounty.org>
Sent: Wednesday, January 18, 2023 9:39 AM
To: Rebecca Hill
Subject: Re: Invoice for XLR Microphones
Attachments: XLR MIC Invoice.pdf

On Tue, Jan 17, 2023 at 11:50 PM Rebecca Hill <rhill@colletoncounty.org> wrote:
Resend with attachment. Unless I'm missing it. ☺

On Tue, Jan 17, 2023, 10:50 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:
Please code, sign and send back to me. thanks

**Jeffrey C. Hill, Technology
Manager**

Technology Department

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P: (843) 843-898-8105 · M: (843) 599-3922

www.ColletonCounty.org/ · JHill@Colletoncounty.org



Final Details for Order #113-7722547-6556203

Print this page for your records.

Order Placed: January 13, 2023
Amazon.com order number: 113-7722547-6556203
Order Total: \$213.84

Shipped on January 15, 2023

Items Ordered

2 of: *Tascam TM-95GN Desktop Gooseneck Condenser Microphone Black*
Sold by: Amazon.com Services LLC

Price
\$99.00

Condition: New

Shipping Address:

Colleton County Tech Dept
31 KLEIN ST RM110
WALTERBORO, SC 29488-3974
United States

Shipping Speed:

FREE Prime Delivery

Payment information

Payment Method:

Visa | Last digits: 9876

Item(s) Subtotal: \$198.00
Shipping & Handling: \$0.00

Billing address

Colleton County Government
113 MABLE T WILLIS BLVD
WALTERBORO, SC 29488-4522
United States

Total before tax: \$198.00
Estimated tax to be collected: \$15.84

Grand Total: \$213.84

Credit Card transactions

Visa ending in 9876: January 15, 2023: \$213.84

To view the status of your order, return to [Order Summary](#).

[Conditions of Use](#) | [Privacy Notice](#) © 1996-2023, Amazon.com, Inc. or its affiliates

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, January 17, 2023 11:50 PM
To: Jeffrey Hill
Subject: Re: Invoice for XLR Microphones

Resend with attachment. Unless I'm missing it. 🙄

On Tue, Jan 17, 2023, 10:50 AM Jeffrey Hill <jhill@colletoncounty.org> wrote:
Please code, sign and send back to me. thanks

--
**Jeffrey C. Hill, Technology
Manager**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](https://www.colletoncounty.org)
Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](https://www.colletoncounty.org)
P: (843) 843-898-8105 • M: (843) 599-3922
www.ColletonCounty.org/ • JHill@Colletoncounty.org

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, January 17, 2023 4:50 PM
To: Jeffrey Hill
Subject: Fwd: State v. Murdaugh
Attachments: Order Regarding Media Coverage.pdf

Here is the order.

----- Forwarded message -----

From: Rebecca Hill <rhill@colletoncounty.org>

Date: Tue, Jan 17, 2023, 12:45 PM

Subject: Fwd: State v. Murdaugh

To: Polly Ann Riley <priley@colletoncounty.org>, Lori Weiss <lweiss@colletoncounty.org>, Tracy Horvath <thorvath@colletoncounty.org>, Michael Atwood <matwood@colletoncounty.org>, Sherry Robinson <srobinson@colletoncounty.org>, Laura Hayes <lhayes@colletoncounty.org>, Tony Ferrell <tferrell@colletoncounty.org>, Timothy Black <tblack@colletoncounty.org>, Gerald Beach, Jr <gbeachjr@colletoncounty.org>, Taylor Flynn <tflynn@colletoncounty.org>, Cashay Catterton <ccatterton@colletoncounty.org>, Willard Polk <wpolk@colletoncounty.org>, Amy Shaw <ashaw@colletoncounty.org>

----- Forwarded message -----

From: Newman, Clifton Law Clerk (Gabrielle Williams) <CNewmanLC@sccourts.org>

Date: Tue, Jan 17, 2023, 10:29 AM

Subject: State v. Murdaugh

To: Dick Harpootlian <rah@harpootlianlaw.com>, Jim Griffin <JGriffin@griffindavislaw.com>, Creighton Waters <CWaters@scag.gov>, Zelenka, Don <dzelenka@scag.gov>

Cc: Hill, Becky <rhill@colletoncounty.org>, Bender, Jay <JBender@brblegal.com>, Newman, Clifton Secretary (Katherine Sabb) <CNewmanSC@sccourts.org>

Good morning,

Please find attached the Order Regarding Media Coverage for the trial.

Thank you,

Gabrielle Williams

Law Clerk to the Honorable Clifton Newman

cnewmanlc@sccourts.org

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.

COURTESY OF  
LUNA SHARK MEDIA

STATE OF SOUTH CAROLINA )  
COUNTY OF COLLETON )  
STATE OF SOUTH CAROLINA )  
v. )  
Richard Alexander Murdaugh, )  
Defendant.)

IN THE COURT OF GENERAL SESSIONS  
FOURTEENTH JUDICIAL CIRCUIT

Indictment Nos: 2022-GS-15-00592-595

ORDER REGARDING MEDIA COVERAGE

In addition to the provisions and limitations of Rule 605, South Carolina Appellate Court Rules, the Court hereby issues the following Order regarding media coverage of the above trial:

#### POOL COVERAGE

Audiovisual coverage of the trial will be provided by Court TV. Still photography of the trial will be provided by *The Post and Courier* and McClatchy Newspapers. The Court will direct the positioning of cameras. By accepting access to the court proceedings to provide pool coverage, no media organization is permitted to claim or assert any copyright in any and all image or audio obtained in the courtroom. No media organization is permitted to seek a licensing fee for the use of images and audio obtained in the courtroom by other media organizations in attendance at the trial. Court TV, in providing audiovisual coverage, is required to transmit images from the courtroom to the overflow media center contemporaneously with the proceedings. Video and audio recorded by Court TV which are not part of the contemporaneous feed to the overflow media center must be made available to all media organizations in attendance at the trial. Images obtained by pool still photographers must be made available to all media organizations in attendance at the trial. At the close of court each day, at least one pool photographer will be allowed to remain in

the courtroom for up to 30 minutes, under the supervision of the court reporter and the Clerk of Court, to obtain still photographs of trial exhibits entered into evidence.

### **COURTROOM SEATING**

Seating in the courtroom is limited. Reserved seating will be provided for a limited number of media organizations.

Reserved seating. The following media organizations will have one reserved seat each day during the trial and related proceedings:

Walterboro Press & Standard  
Hampton County Guardian (Greenville News)  
The Island Packet (Beaufort Gazette)  
The Post and Courier  
The State  
The Wall Street Journal  
Fitsnews  
Associated Press  
Luna Shark Productions  
WCSC TV  
WCIV TV  
WCBD TV  
WTAT TV  
FOX News  
ABC network  
CBS network  
NBC network  
CNN network

Lottery seating. Four reserved seats will be available on a daily basis for media organizations not listed above. Access to these seats will be selected by lottery at the end of proceedings each day. To enter the lottery, the media organization must submit an entry form to the office of the Clerk of Court by 4:00 p.m. each day. The form will be provided by the Clerk of Court. A media organization with a reserved

seat will not be eligible for an additional reserved seat on another day unless there are extra seats available. A media organization that fails to utilize their reserved seat will be replaced by another media organization.

### **OVERFLOW MEDIA CENTER**

To accommodate media organizations interested in covering the trial, the Colleton County Clerk of Court has arranged an overflow media center at "The Wildlife Center" which is near the courthouse. This center will receive a contemporaneous audiovisual feed from Court TV, and the center will have a large screen television and an audio system capable of providing access to the trial proceedings. Tables, chairs, electric outlets, rest rooms, cell access, and wi-fi access will be available at the center.

### **ACCESS TO TRIAL EXHIBITS**

At the end of court each day, representatives of media organizations, under the supervision of the court reporter and the Clerk of Court, will be allowed up to 30 minutes to review trial exhibits entered into evidence. The exhibits may not be handled, removed, or altered in any manner. Pool still photographers must be available to provide photographs of the exhibits.

### **PERMITTED EQUIPMENT**

Media representatives may utilize hand-held micro-cassette tape recorders or any other portable recording devices that comply with Rule 605(f)(3)(vi), SCACR. The use of any equipment that causes a distraction is prohibited and may subject the user to expulsion from the courtroom.

### **PROHIBITED EQUIPMENT**

The use of cell phones is generally prohibited in South Carolina courtrooms. This Order permits the possession of cell phones provided that they are turned off or placed in silent mode prior to entering the courtroom. Abuse of this privilege may result in the termination of media privileges.

### **JURY SELECTION**

Media organizations with reserved seating are allowed to attend jury selection. Media organizations without reserved seating may attend along with members of the public if seating is available.

Prospective jurors and seated jurors are to be identified only by juror number and not by name.

No prospective juror or seated juror may, at any time, be photographed, recorded, or identified.

### **PHOTOGRAPHY PROHIBITED IN COURTROOM**

Photography, by video or still camera, is prohibited in the courtroom except as provided for pool audiovisual and still photography.

### **BAGS PROHIBITED IN COURTHOUSE**

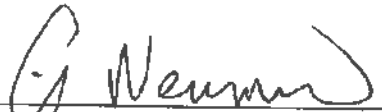
Briefcases, backpacks, or any similar property other than clear plastic bags are prohibited in the courthouse except for participants and court personnel.

### **LIAISON APPOINTED**

Rule 605, SCACR provides that “The presiding judge may not be called upon to mediate or resolve any dispute as to ... pooling arrangements.” The Court hereby appoints Jay Bender of the South Carolina Bar as the liaison and representative of the Court to address any requests and concerns of media organizations. The involvement of Mr. Bender is at the request of the Court and is voluntary on his part. Any concerns or objections to the terms of this Order or other matters relating to media coverage of the trial must be addressed directly to Mr. Bender either in person or through the office of the Colleton County Clerk of Court.

This Order shall remain in effect for the duration of the trial unless modified by Order of the Court.

**AND IT IS SO ORDERED.**

  
Clifton Newman  
Presiding Judge

January 17, 2023  
Columbia, South Carolina



---

**From:** Jeffrey Hill <jhill@colletoncounty.org>  
**Sent:** Tuesday, January 17, 2023 10:50 AM  
**To:** Rebecca Hill  
**Subject:** Invoice for XLR Microphones

Please code, sign and send back to me. thanks

--  
**Jeffrey C. Hill, Technology  
Manager**

Technology Department

Colleton County Government

PO Box 157 • [31 Klein Street](#)

Harrelson Bldg. Rm. 109 • [Walterboro, SC 29488](#)

P: (843) 843-898-8105 • M: (843) 599-3922

[www.ColletonCounty.org/](#) • [JHill@Colletoncounty.org](mailto:JHill@Colletoncounty.org)

---

COURTESY OF  
LUNA SHARK MEDIA

---

**From:** Rebecca Hill <[rhill@colletoncounty.org](mailto:rhill@colletoncounty.org)>  
**Sent:** Monday, January 9, 2023 8:16 PM  
**To:** Jeffrey Hill  
**Subject:** Fwd: FTR AV Solution - Murdaugh Trial

Monitors.....we can order through them.

Then, you can help me order the large TV for the jury on the adjustable TV stand.

**Rebecca "Becky" H. Hill**

Clerk of Court  
Colleton County  
P.O. Box 620  
Walterboro, SC 29488  
(843) 549-5791 Ext. 1101  
Cell: (843) 908-1462

----- Forwarded message -----

**From:** Sherrie Leichtnam <[Sleichtnam@fortherecord.com](mailto:Sleichtnam@fortherecord.com)>  
**Date:** Mon, Jan 9, 2023 at 8:06 PM  
**Subject:** Re: FTR AV Solution - Murdaugh Trial  
**To:** Rebecca Hill <[rhill@colletoncounty.org](mailto:rhill@colletoncounty.org)>

Sorry, I thought I answered this over the weekend. We have them in stock if you want to purchase through us. You'd just need to get the big one. I will email to check our stock on those. Our procurement specialist is on pacific time so he will be in the office between 11-12 eastern tomorrow.

On Jan 9, 2023, at 7:27 PM, Rebecca Hill <[rhill@colletoncounty.org](mailto:rhill@colletoncounty.org)> wrote:

Hey Sherrie,

I have a quick question if you happen to check your emails. Do you know if my County I. T. Dept. is supposed to be ordering all of the monitors or is your team going to be able to get them?

Like I said, quick question, and I just can't remember.

Thanks, and talk to you tomorrow.

**Rebecca "Becky" H. Hill**

Clerk of Court  
Colleton County  
P.O. Box 620  
Walterboro, SC 29488  
(843) 549-5791 Ext. 1101  
Cell: (843) 908-1462

On Mon, Jan 9, 2023 at 12:00 PM Sherrie Leichtnam <[Sleichtnam@fortherecord.com](mailto:Sleichtnam@fortherecord.com)> wrote:

This works for me.

**From:** Herrington, Karama <[kbherrington@sccourts.org](mailto:kbherrington@sccourts.org)>  
**Sent:** Monday, January 9, 2023 11:54 AM  
**To:** Hill, Becky <[rhill@colletoncounty.org](mailto:rhill@colletoncounty.org)>; Eric Avant <[eavant@colletoncounty.org](mailto:eavant@colletoncounty.org)>; Jeffrey Hill <[jhill@colletoncounty.org](mailto:jhill@colletoncounty.org)>  
**Cc:** Davis, Rodney <[rddavis@sccourts.org](mailto:rddavis@sccourts.org)>; Brown, Cedrik <[cebrown@sccourts.org](mailto:cebrown@sccourts.org)>; Newhouse, Tina <[tnewhouse@sccourts.org](mailto:tnewhouse@sccourts.org)>; Reynolds, John <[jreynolds@sccourts.org](mailto:jreynolds@sccourts.org)>; Leone, Romina <[rlone@sccourts.org](mailto:rlone@sccourts.org)>; Sherrie Leichtnam <[Sleichtnam@fortherecord.com](mailto:Sleichtnam@fortherecord.com)>  
**Subject:** RE: FTR AV Solution - Murdaugh Trial

I have heard back from Becky and she is available at 9:00am tomorrow. We will send out a Webex invitation if this works for everyone.

Regards,

*Karama B. Herrington, J.D.*

Director, Court Services

South Carolina Judicial Branch

**From:** Herrington, Karama  
**Sent:** Monday, January 9, 2023 9:23 AM  
**To:** Hill, Becky <[rhill@colletoncounty.org](mailto:rhill@colletoncounty.org)>; 'Eric Avant' <[eavant@colletoncounty.org](mailto:eavant@colletoncounty.org)>  
**Cc:** Davis, Rodney <[rddavis@sccourts.org](mailto:rddavis@sccourts.org)>; Brown, Cedrik <[cebrown@sccourts.org](mailto:cebrown@sccourts.org)>; Newhouse, Tina <[tnewhouse@sccourts.org](mailto:tnewhouse@sccourts.org)>; Reynolds, John <[jreynolds@sccourts.org](mailto:jreynolds@sccourts.org)>; Leone, Romina <[rlone@sccourts.org](mailto:rlone@sccourts.org)>; 'Sherrie Leichtnam' <[Sleichtnam@fortherecord.com](mailto:Sleichtnam@fortherecord.com)>  
**Subject:** FTR AV Solution - Murdaugh Trial

Good morning Becky,

I hope you are well. Please let me know if you have time tomorrow to touch base on the FTR AV solution. Sherrie would like to provide updates to ensure that we are on track with the installation as discussed. Please let me know your availability. Thanks.

Respectfully,

*Karama B. Herrington, J.D.*

Director, Court Services

South Carolina Judicial Branch

Office: (803)734-1800

Fax: (803)734-1083

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Please Consider The Environment Before Printing this Message...

From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Monday, January 9, 2023 7:12 PM
To: Jeffrey Hill
Subject: Fwd: FTR/Colleton County Project Update

Sending you this email; not sure that you received it. I would like to know if Eric received the velcro.....

Rebecca "Becky" H. Hill

*Clerk of Court
Colleton County
P.O. Box 620
Walterboro, SC 29488
(843) 549-5791 Ext. 1101
Cell: (843) 908-1462*

----- Forwarded message -----

From: Sherrie Leichtnam <Sleichtnam@fortherecord.com>
Date: Wed, Jan 4, 2023 at 6:20 PM
Subject: FTR/Colleton County Project Update
To: Herrington, Karama <kbherrington@sccourts.org>, Davis, Rodney <rddavis@sccourts.org>, Brown, Cedrik <cebrown@sccourts.org>, Eric Avant <eavant@colletoncounty.org>, Rebecca Hill <rhill@colletoncounty.org>
Cc: Adoit Pradhan <apradhan@fortherecord.com>

Hello All,

Happy New Year! I wanted to reach out with a quick update on where we are at on our end and see when you would like to meet regarding the plan. I will be working with our team tomorrow (Thursday) on our schedule for build and testing so Friday may be a good day to meet as I will have more information for you then. Our design team has pulled together the resources and stock for a portable RealTime kit with a backup to record FTR Gold as well as an integrated evidence presentation solution to meet your needs for this trial.

- I am recommending we also attempt to set up a 30-day temporary copy of FTR Gold on to work with the existing PA system as the county noted that they are not currently recording and would like to. I'm not sure if this will work, since I do not know who set up that system and if any of it is proprietary, but I thought it may be worth offering and then we can try some other recordings in advance of the trial and see how the sound levels in the room record while we wait on the kit to arrive. Eric/Becki-is there a laptop or PC that is connected to that system that we could try installing that on? We can work with you on the install and testing of the temporary license.
- I will pull together a quote for the county for keeping the evidence presentation hardware after the trial is over as discussed with Eric/Becki.

- Eric, I am going to send you a small piece of the Velcro we would use for cable management to see if it will work on the carpet in the courtroom. Can I send it directly to your attention at the courthouse via UPS or FedEx?
- Do we know if the judge will allow the RealTime to be sold to the public yet? (this is our hope to make the RealTime part cost neutral to us)
 - I have gotten permission from the Ninth Judicial District in Florida to demo their live RealTime set up with you so you can see it live and in action. I can demo this at any time for Judge Newman and team.
 - Once the Judge approves, I can also arrange for an education session with the other court staff and we can also show it to the prosecution and defense attorneys to see if they would like to purchase the RealTime feed to aid in their workflow.

I have a few other moving parts we are working on in the background, but wanted to reach out to re-ignite our conversation now that we are through the holidays. Please let me know if have any questions and when a good time to bring the group back together for a quick project meeting is.

Sherrie Leichtnam
Justice Solutions Director



E sleichtnam@fortherecord.com

M 507-244-1924

Technical Support: 800-708-8664

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From: Rebecca Hill <rhill@colletoncounty.org>
Sent: Tuesday, January 3, 2023 5:26 PM
To: sgrooms@walterborosc.org; Ryan McLeod; jmolinari@walterborosc.org; Guerry Hill; Gean Johnson; Wanda Taylor; cghent@sled.sc.gov; wmarvin@walterborosc.org; kmartin@walterborosc.org; Angela Stallings; Eric Avant; Jeffrey Hill; Herrington, Karama; Michael Atwood; Tracy Horvath; Timothy Black; Jason Chapman
Cc: Laura Hayes; Sherry Robinson; Lori Weiss; Polly Ann Riley; Cindy Nettles; Amy Shaw
Subject: Re: Tactical Operations Weekly Meetings

Hello all,

Looks like the 1:00 pm meeting time is confirmed here at the courthouse - main courtroom upstairs.

Best,

Rebecca "Becky" H. Hill

Clerk of Court

Colleton County

P.O. Box 620

Walterboro, SC 29488

(843) 549-5791 Ext. 1101

Cell: (843) 908-1462

On Thu, Dec 29, 2022 at 1:35 PM Rebecca Hill <rhill@colletoncounty.org> wrote:

Hi all,

The countdown is on for the New Year 2023 and In preparation for the upcoming Murdaugh trial, I would like to propose a plan:

- * Hold a weekly meeting to be held in the upstairs main courtroom at 1:00 pm beginning Wednesday January 4th.
- * Secure all security plans and have involved SLED, CCSO, WPD, and any other LEO involved talk about the moving parts of the jury, defendant, public, media, etc.
- * Food Trucks that are coming.
- * Parking layout for downtown area public, media, Courthouse staff, Harrelson and Administrative Building staff
- * Courthouse Entrance and Exit layout
- * Anything else we need to discuss

The courthouse will open at 7:45 each day. In order to enter the courthouse, all individuals must present valid photo identification, such as driver's license or passport. The Clerk of Court's office is also issuing daily color-coded badges that will be crimped with the Clerk's Seal to anyone entering the courthouse (LEO not included)

Members of the media must register and received court-issued credentials in order to bring electronic equipment into the courthouse, to gain admission to the media room (which will be at the Wboro Wildlife

Center and possibly at the Da Vinci Depot: Creative Fluid Space (next to AHAB on Main Street) or to conduct interviews in a court-approved area outside the courthouse.

No cameras or video or audio recording devices of any kind, including cell phones or multi-media enabled smart phones, smart watches, laptops, tablets, video cameras or any devices with similar functionality are permitted in the courthouse at any time.

No person shall take any photograph, make any recording, or make any broadcast by any means, at any time within the Colleton County Courthouse.

Persons seated in the courtroom at the beginning of the day will be given a courtroom admission badge on a lanyard to gain re-entry into the courtroom.

IF we do have an overflow seating room area, we will use the Family Court Courtroom when we do not have any Family Court scheduled.

A court security officer or other LEO will be present at all times in the overflow room.

The Wboro Wildlife Center and the Da Vinci Depot will be available for media while Court is in session to provide live audio and video feeds.

Judge Newman has just issued an Order concerning potential jurors. The names of jurors shall not be revealed to the public or the media in any fashion during the course of these proceedings. We will refer to the jurors by number only.

To assist with overall security and general public access to the courthouse, the Court has designated the front lawn of the courthouse and all grassy areas surrounding the courthouse will be for media use to hold press conferences interviews, still pics, and film coverage.

For safety reasons, no individual may block and no activity may take place at any point of ingress or egress to the courthouse itself. Jason Chapman has a plan for the courthouse front entrance and gated area.

SLED, CCSO, WPD, and Court Security Officers shall be responsible for maintaining order and decorum in the courthouse and surrounding grounds, including the Wboro Wildlife Center and Food Truck area.

Sorry this is so long, but it's good info we all need to know and can pass along.

I hope that you will be able to attend our meetings. If you cannot, as things come up or have already been scheduled prior, please make sure someone comes in your place.

Look forward to seeing you soon. Stay safe and healthy. Happy New Year.

Regards,

Rebecca "Becky" H. Hill

Clerk of Court

Colleton County

P.O. Box 620

Walterboro, SC 29488

(843) 549-5791 Ext. 1101

Cell: (843) 908-1462