Hop Energy, L.L.C. v. Local 553 Pension Fund

Doc. 211580515 Att.

Case: 10-3889 Document: 101-3 Page: 1 05/03/2012 597958

United States Court of Appeals for the Second Circuit Thurgood Marshall U.S. Courthouse 40 Foley Square New York, NY 10007

DENNIS JACOBS

CATHERINE O'HAGAN WOLFE
CHIEF JUDGE

CLERK OF COURT

Date: May 03, 2012 DC Docket #: 09-cv-8269

Docket #: 10–3889cv DC Court: SDNY (NEW YORK CITY)

Short Title: Hop Energy, L.L.C. v. Local 553 Pension Fund DC Judge: Koeltl

BILL OF COSTS INSTRUCTIONS

The requirements for filing a bill of costs are set forth in FRAP 39. A form for filing a bill of costs is on the Court's website.

The bill of costs must:

- * be filed within 14 days after the entry of judgment;
- * be verified:
- * be served on all adversaries;
- * not include charges for postage, delivery, service, overtime and the filers edits;
- * identify the number of copies which comprise the printer's unit;
- * include the printer's bills, which must state the minimum charge per printer's unit for a page, a cover, foot lines by the line, and an index and table of cases by the page;
- * state only the number of necessary copies inserted in enclosed form;
- * state actual costs at rates not higher than those generally charged for printing services in New York, New York; excessive charges are subject to reduction;
- * be filed via CM/ECF or if counsel is exempted with the original and two copies.