

TAMARA GAYLORD

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RECEIVED

AUG 22 2022

SC Court of Appeals

August 18, 2022

Ms. Allen:

I have requested Mr. Land send all paperwork with a return receipt, as required by Rule 4 of SCRPC. He has not done so.

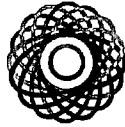
As it's obvious the Court is in communication with Mr. Land about the gratuitous amount of documents I've submitted, I would be grateful if during your next conversation you would pass along my request regarding return receipts.

I have done my best to navigate this system despite having no legal background. I have not asked for special treatment during any part of this process and I am not asking for it now. I simply want Mr. Land held to the same standards that I am held to.

With appreciation, I am

Tamara Gaylord

cc: Mr. William Ceth Land



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August 18, 2022

Mr. Land:

I sent a letter to your office on August 7, 2022 requesting all further mailed communication be sent with a return receipt in order to prevent any confusion regarding the delivery of documents. I don't consider this request burdensome. In your most recent letter you included an exhibit that showed a return receipt used when this case was heard in the lower courts, so it's obviously a practice your office is familiar with.

In regards to your complaint about my inclusion of "unsigned" or altered orders in the Record of Appeal, the copies I included were electronically signed just as the one you included from the hearing held in front of Judge Cothran.

You also included an exhibit that showed a letter you allegedly sent us dated June 16, 2022. It was a response to the documents mailed to you on May 20, 2022. Those are the same documents you told the court you hadn't received from us. I'm unclear how you responded to documents you did not receive. It is almost as confusing as the request you made to add a transcript from November 4, 2022. Just as the court ruled in *Feehan v. Wis. Elections Comm'n*, 506 F. Supp. 3d 596 (E.D. Wis. 2020) that the relief sought was "beyond this court's ability to redress absent the mythical time machine", so too is my ability to include transcripts from future hearings.

The facts of the case will not change despite your gratuitous complaints to the Court. Considering how the system is weighted against someone filing pro se, the tactics you have used since the beginning of this case speak to a lack of confidence in your position; and the condescension you have continuously directed at me is not only unwarranted but unearned.

With appreciation, I am

Tamara Gaylord

cc: Deputy Clerk V. Claire Allen