

## Singleton, Mary C.

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**From:** Kitchings, Jenny  
**Sent:** Friday, June 30, 2023 12:06 PM  
**To:** Court Of Appeals Filings  
**Subject:** Fwd: REQUEST FOR EMERGENCY RELIEF: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

Begin forwarded message:

**From:** "Keesley, William P." <WKeesleyj@sccourts.org>  
**Date:** June 30, 2023 at 11:56:10 AM EDT  
**To:** William Booth <bill@boothlawfirm.com>, Michael Laubshire <michael@laubshirelaw.com>  
**Cc:** "Keesley, William P. Law Clerk (Rebecca McCroskey)" <wkeesleylc@sccourts.org>, "Freeman, William R." <r.freeman@saludacounty.sc.gov>, Rolf Baghdady <rolf@rolfbaghdady.com>, tori@laubshirelaw.com, "Williams, H. Bruce" <hwilliams@sccourts.org>, "Kitchings, Jenny" <jkitchings@sccourts.org>, "McCaslin, Debra" <dmccaslinj@sccourts.org>, "Choice, Kiera" <kchoice@sccourts.org>  
**Subject:** RE: REQUEST FOR EMERGENCY RELIEF: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

This relates to the request for emergency relief from the decision of the Magistrate to incarcerate the defendant in a claim and delivery action. The underlying claim and delivery action is on appeal to the SC Court of Appeals (2023-001032), though the order from Judge McCaslin that is on appeal included a remand to the Magistrate for a specific purpose. I apologize for my lack of understanding. As you may know, I am not in Saluda today, so the only documents that I can access are those on the public index, and documents from the Magistrate's Court rarely are accessible through the internet. I also apologize for the length of this, but I told the attorneys last night that I would try to let them know my understanding this morning, after I had a chance to do some review.

So far this morning, I see that Judge McCaslin issued an order affirming the decision of the Magistrate's Court that found in favor of Ms. Filler on her claim and delivery action for livestock. Judge McCaslin's order was filed on June 6, 2023, and it contained the following language:

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the January 27, 2023, judgment is AFFIRMED.

Prior to this appeal being heard, Respondent filed a motion to compel asking this Court to fine or imprison Appellant and compel him to disclose the location of the livestock at issue in this case pursuant to Judge Freeman's order dated August 8, 2022. After a review of the relevant law, and in light of the fact that the appeal is hereby denied, this Court lacks jurisdiction to enforce a Magistrate's order. Therefore, this matter is remanded to magistrate's court for a hearing pursuant to S.C. Code Ann. § 22-3-1380 provided upon the filing of an affidavit in support as required.

Section 22-3-1380 reads:

Determination upon affidavit showing danger of destruction or concealment.

Upon a showing unto the magistrate supported by an affidavit containing facts sufficient to show that it is probable to believe that the property at issue is in immediate danger of being destroyed or concealed by the possessor of such property and particularly describing such property and its location, the magistrate shall make a determination as to whether or not the property may be immediately seized. Provided, that the holding of a pre-seizure hearing by the magistrate shall not be a condition precedent to such determination.

The online records for the court of appeals show that Mr. Baghdady, on behalf of Mr. Price, filed an appeal from Judge McCaslin's order on June 26, 2023. The appellate case number is 2023-001032.

In an email yesterday, Mr. Baghdady attached an order from the Magistrate dated June 7, 2023 (one day after Judge McCaslin's order), where the Magistrate issued a directive that the plaintiff may pick up certain livestock. That order has a handwritten attachment, and it has a Return by the Sheriff that states that all livestock on the list were removed, with the exception of a horse named Brillo. It also states that baby goats remained with their mother. The Return is dated June 19, 2023.

Mr. Baghdady's email also attached an order from the Magistrate dated August 8, 2022, which restrained Mr. Price from damaging, concealing, or removing property on an attached exhibit. I do not have the exhibit. That order includes a statement that the order would remain in effect until final adjudication of the action and that violation could result in a fine of \$100, plus costs, or imprisonment up to 30 days, as provided by Section 22-3-1370.

Section 22-3-1370 reads:

Order restraining defendant from damaging, concealing or removing property.

The magistrate shall concurrently have served on the defendant, when immediate possession of the subject property is not being taken, an order restraining the defendant from damaging, concealing or removing such property. Upon proper showing that such order has been violated, the defendant shall be subject to a fine not to exceed one hundred dollars or imprisonment for not more than thirty days.

Presumably, that was the section upon which the Magistrate was relying in jailing Mr. Price.

The online index shows that an appeal was filed in Common Pleas Court by Ms. Filler from the Magistrate's Court on February 27, 2023 - Case Number 2023CP4100043. It was from the decision announced in open court on January 27, 2023. I do not see a disposition, and I am unclear what happened on January 27, 2023.

The index also shows that the appeal related to this request for an emergency hearing was filed by Mr. Price on June 29, 2023. It relates to the Magistrate's finding of contempt of court and the imprisonment of Mr. Price. An accompanying Motion to Stay was also filed with that appeal. This is Case Number 2023CP4100138. I do not know if a motion for reconsideration was filed with the Magistrate.

It seems most likely that Mr. Price is seeking something in the nature of a Writ of Supersedes, though it is not my intent to define his intentions or interpret them wrongly. As you know, there are sections of the Claim and Delivery statutes that provide remedies for situations where it is claimed that the property is not available. There are provisions for posting bonds. It appears that there is a statute dealing with what is appropriate post-judgment, after the claim and delivery have been ordered. Included among those statutes is Section 22-3-1480 which reads:

Judgment when property not delivered to plaintiff or when defendant claims return.

In all actions for the recovery of the possession of personal property, as herein provided, if the property shall not have been delivered to the plaintiff or the defendant by answer shall claim a return thereof, the magistrate or jury shall assess the value thereof and the injury sustained by the prevailing party by reason of the taking or detention thereof and the magistrate shall render judgment accordingly, with costs and disbursements..

The present appeal may include a claim that the Magistrate wrongfully used an order preventing damaging or concealing property (issued in August of 2022 during the pendency of the claim and

delivery action) as the basis for finding contempt of court. That order, by its terms, expired at the conclusion of the claim and delivery action. Since there is a pending appeal to the Court of Appeals, there may need to be an interpretation of whether the order had expired.

I cannot tell from what is filed whether the appeal to the Court of Appeals includes the order of remand.

I believe that I can entertain a request for supersedes, upon the proper posting of a supersedes bond under Rule 62, SCRPC, though I have no idea of the value of the livestock that is in dispute. Rule 62 and Rule 65 deal with injunctive relief. There is no affidavit that I recall seeing, so far. As previously mentioned, I have no record to review as this appeal was just filed.

I also believe that an emergency order can be entered prior to a hearing, if the court is satisfied that the situation justifies it, based on sworn statements and the posting of an appropriate bond. As I mentioned previously, I cannot act on phone calls or email messages. If an emergency order were to be entered without a hearing, staying the enforcement of the order for incarceration, a hearing would need to be held promptly, and the emergency order would expire no later than 10 days after its entry.

Today may be unrealistic for an in-person hearing. I will see if a court reporter is available for a hearing on Monday, if needed. Tuesday is a holiday. I have to be with my wife for medical procedures in Charleston on July 5, so we could look at late next week for an in-person hearing, or on Monday, July 10, in Lexington. Of course, I am not the only judge who could address this, though Judge McLeod is obviously unavailable due to his presiding over the Leon murder trial.

Please let me know your thoughts. I am sending a copy of this to Judge McCaslin and the SC Court of Appeals. I will try to obtain Judge Freeman's email address and send a copy to him. Please forgive any typos. [wpk]

-----Original Message-----

From: William Booth <bill@boothlawfirm.com>

Sent: Friday, June 30, 2023 8:17 AM

To: Keesley, William P. <WKeesleyj@sccourts.org>; Michael Laubshire <michael@laubshirelaw.com>

Cc: Keesley, William P. Law Clerk (Rebecca McCroskey) <wkeesleylc@sccourts.org>; Freeman, William R. <r.freeman@saludacounty.sc.gov>; Rolf Baghdady <rolf@rolfbaghdady.com>; tori@laubshirelaw.com

Subject: RE: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

\*\*\* EXTERNAL EMAIL: This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Received.

Bill Booth

Attorney, Booth Law Firm, LLC

address: 3231 Sunset Blvd., Ste. A, West Columbia SC 29169

email: Bill@boothlawfirm.com

phone: 803-791-9211 ext. 1001

direct phone: 803-791-4035

text messaging using: 803-791-4035

fax: 803-791-3159

website: [http://secure-web.cisco.com/1VI\\_jhngk2z0FQoQPJHY7nPr0iXjPdBSmE2rj10z4OD-vsKf4IobEumLsh45mg6zoCcx9nbMyKEpH8qlla5emUL4W2ufQykGSPWiF\\_cL6amKLJQmlqmb9bS9IrxFUg\\_ykISRYLSz7sk49HfOYQOk9oThLUHzrvujV8gX9RkDwSCNNBvuv9F2w3YJ9KUnsRqs-KY-uWA1hY\\_TV\\_BjGm2w2maI0H\\_I4cwjrT-ufmHUGAMi4umruLrK4\\_MHJtmahyNr2yWcpAD4y7TP43IFsScroU1fTxg3fXPnHM\\_OaGv0OIFV4hLBkxO6I\\_8berndfYBO6UIMQeDi3h50B2QLnEflfDDmtJNl4LeRuO6mGK0pbR3V84fZt5x\\_EJe6lQW6I7glALhfMxCtASsYdJJK3dC8kGaAdj9m5L2PvkIhYqPTd68g7wbw8NL5tE8Z88hd6YkKU4\\_I4JqeVnH1oh4gqGwcA-Q/http%3A%2F%2Fwww.BoothLawFirmSC.com](http://secure-web.cisco.com/1VI_jhngk2z0FQoQPJHY7nPr0iXjPdBSmE2rj10z4OD-vsKf4IobEumLsh45mg6zoCcx9nbMyKEpH8qlla5emUL4W2ufQykGSPWiF_cL6amKLJQmlqmb9bS9IrxFUg_ykISRYLSz7sk49HfOYQOk9oThLUHzrvujV8gX9RkDwSCNNBvuv9F2w3YJ9KUnsRqs-KY-uWA1hY_TV_BjGm2w2maI0H_I4cwjrT-ufmHUGAMi4umruLrK4_MHJtmahyNr2yWcpAD4y7TP43IFsScroU1fTxg3fXPnHM_OaGv0OIFV4hLBkxO6I_8berndfYBO6UIMQeDi3h50B2QLnEflfDDmtJNl4LeRuO6mGK0pbR3V84fZt5x_EJe6lQW6I7glALhfMxCtASsYdJJK3dC8kGaAdj9m5L2PvkIhYqPTd68g7wbw8NL5tE8Z88hd6YkKU4_I4JqeVnH1oh4gqGwcA-Q/http%3A%2F%2Fwww.BoothLawFirmSC.com)

-----Original Message-----

From: Keesley, William P. <WKeesleyj@sccourts.org>

Sent: Friday, June 30, 2023 8:16 AM

To: Michael Laubshire <michael@laubshirelaw.com>; William Booth <bill@boothlawfirm.com>

Cc: Keesley, William P. Law Clerk (Rebecca McCroskey) <wkeesleyc@sccourts.org>; Freeman, William R. <r.freeman@saludacounty.sc.gov>; Rolf Baghdady <rolf@rolfbaghdady.com>; tori@laubshirelaw.com

Subject: Re: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

You would have to file an appropriate request for relief stating the legal basis for the action to be taken. I don't believe I can issue an order on an email request. I also need to be clear whether this is something that needs to be determined by the court of appeals and whether I and exercise jurisdiction.. I will try to look further at what has been submitted as soon as I can. Thank you.

Sent using OWA for iPhone

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From: Michael Laubshire <michael@laubshirelaw.com>

Sent: Thursday, June 29, 2023 9:11:37 PM

To: William Booth

Cc: Keesley, William P.; Keesley, William P. Law Clerk (Rebecca McCroskey); Freeman, William R.; Rolf Baghdady; tori@laubshirelaw.com

Subject: Re: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

\*\*\* EXTERNAL EMAIL: This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Judge Keesley:

If Mr Booth is not available for a hearing and objects to having this hearing on an emergency basis or webex knowing the Appellant is sitting in jail and time is of the essence. I respectfully request an order staying the contempt order and sentence of the magistrate until Mr Booth can be available and we can have a hearing on the record (nonemergency). This way Mr Price is not prejudiced, subject to irreparable harm, and left without legal remedy. If after your review tomorrow, you find appellant's request to be an adequate solution on a temporary basis, I have attached a proposed order for your honors review.

On Thu, Jun 29, 2023 at 8:25 PM William Booth

<bill@boothlawfirm.com<mailto:bill@boothlawfirm.com>> wrote:

Understand Judge Keesley.

Bill Booth

Attorney, Booth Law Firm, LLC

address: 3231 Sunset Blvd., Ste. A, West Columbia SC 29169  
email: Bill@boothlawfirmssc.com<mailto:Bill@boothlawfirmssc.com>  
phone: 803-791-9211 ext. 1001  
direct phone: 803-791-4035  
text messaging using: 803-791-4035  
fax: 803-791-3159  
website: [-----Original Message-----](http://secure-web.cisco.com/1VI_jhngk2z0FQoQPJHY7nPr0iXjPdBSmE2rj10z4OD-vsKf4IobEumLsh45mg6zoCcx9nbMyKEpH8qlla5emUL4W2ufQykGSPWiF_cl6amKLJQmlqmb9bS9IrxFUg_yklISRYLSz7sk49HfOYQOk9oThLUHzrvujV8gX9RkDwSCNNBvuv9F2w3YJ9KUnsRqs-KY-uWA1hY_TV_BjGm2w2mal0H_I4cwjrT-ufmHUGAMi4umruLrK4_MHJtmahyNr2yWcpAD4y7TP43IFsScroU1fTxg3fXPnHM_OaGv0OIFV4hLBkxO6l_8berndfYBO6UIMQeDi3h50B2QLnEflfDDmtJNl4LeRuO6mGK0pbR3V84fZt5x_EJe6lQW6I7glALhfMxCtASsYdJJK3dC8kGaAdj9m5L2PvkIhYqPTd68g7wbw8NL5tE8Z88hd6YkKU4_I4JqeVnH1oh4gqGwcA-Q/http%3A%2F%2Fwww.BoothLawFirmSC.com<http://secure-web.cisco.com/1kYJz_o2b_-JBCuUs7i7BA-mqKv-7DrNWIGrmP9QWR9l1DN10itrz1DzuNTUtedl8FqtRMYtSIC-0LOZG5beSiM7OMpKXkzhmBMog6qUGUIEH5hTmDcW--_0VAt4EkT2cF40QM9vSQRLIOS-FqzT1916HFXCLJ7UEJwCfhExlJttNFDmA22wYDJ-b2qzNX9bvj1TRX5dcXBr4Co2qKM1oFlcMk-av03hOjAKicBlx1j4garnllpsTt35otcQk0vMhntArpSSy4_7DVPAhpdCsjGdHuign_wQgexP_MhGY014-_sw14HVCgZ2I2NNqKLidttQYV4nczft0B1TIqUeAIFNI5Vqj9__LRsmBfCnCaVswg3Hw3z2O8mieZ0V8SGJGRQ9f_dVdE20UjEQoK9qYyEEkGSsseJI7y4XoXHezdWR62ZNOscSF3mDXDAc0rD1a9oPwK7v3vkDvOgcTzz7BA/http%3A%2F%2Fwww.BoothLawFirmSC.com></a></p></div><div data-bbox=)

From: Keesley, William P. <WKeesleyj@sccourts.org<mailto:WKeesleyj@sccourts.org>>  
Sent: Thursday, June 29, 2023 8:23 PM  
To: William Booth <bill@boothlawfirmssc.com<mailto:bill@boothlawfirmssc.com>>; Michael Laubshire <michael@laubshirelaw.com<mailto:michael@laubshirelaw.com>>; Keesley, William P. Law Clerk (Rebecca McCroskey) <wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org>>  
Cc: Freeman, William R. <r.freeman@saludacounty.sc.gov<mailto:r.freeman@saludacounty.sc.gov>>; Rolf Baghdady <rolf@rolfbaghdady.com<mailto:rolf@rolfbaghdady.com>>; tori@laubshirelaw.com<mailto:tori@laubshirelaw.com>  
Subject: Re: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

It seems I won't have a record to review. I'm still not clear if the basis for the finding of contempt is failure to return property that is the subject of the case on appeal to the court of appeals. If I have any ability to do anything tomorrow, it would seem to have to be under some writ or injunction, because I won't have a record to review. But, I'm trying to read all this on my phone and clearly could be misunderstanding things. We can't have a Webex hearing without mutual consent. I will try to look at this tomorrow after my 10:00 hearing. Thank you.

Sent using OWA for iPhone

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From: William Booth <bill@boothlawfirmssc.com<mailto:bill@boothlawfirmssc.com>>  
Sent: Thursday, June 29, 2023 8:08:23 PM  
To: Michael Laubshire; Keesley, William P. Law Clerk (Rebecca McCroskey)  
Cc: Freeman, William R.; Keesley, William P.; Rolf Baghdady;  
tori@laubshirelaw.com<mailto:tori@laubshirelaw.com>  
Subject: RE: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

\*\*\* EXTERNAL EMAIL: This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\* Judge Keesley - Mr. Price was represented by

counsel, and I represented Sarah Filler who had been successful in a jury trial (claim and deliver) before Judge Freeman and counsel for Mr. Price filed an appeal to Common Pleas. She was awarded ownership of some livestock including 2 horses. Mr. Price was found in contempt of court for disobeying a pickup order for some of the livestock. Counsel for Mr. Price did not object to the proceeding before Judge Freeman this morning and was notified several days ago of the contempt hearing. Counsel presented 4 witnesses and a deputy sheriff testified. Judge McCaslin affirmed the jury verdict on June 6, and the appeal of her order was filed about 20 days after being filed with notice to counsel for Mr. Price. Pickup order was issued before notice of appeal was filed with Court of Appeals.

I do have a busy day tomorrow with scheduled appointments, but I will do my best to make myself available, but I do not see any need for an emergency hearing and object to such a hearing tomorrow.

Bill Booth

Attorney, Booth Law Firm, LLC

address: 3231 Sunset Blvd., Ste. A, West Columbia SC 29169

email:

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fax: 803-791-3159

website: [From: Michael Laubshire <michael@laubshirelaw.com<mailto:michael@laubshirelaw.com>>](http://secure-web.cisco.com/1VI_jhngk2z0FQoQPJHY7nPr0iXjPdBSmE2rj10z4OD-vsKf4IobEumLsh45mg6zoCcx9nbMyKEpH8qlla5emUL4W2ufQyKGPWiF_cL6amKLJQmlqmb9bS9IrxFUg_ykISRYLSz7sk49HfOYQOk9oThLUHzrvujV8gX9RkDwSCNNBvuv9F2w3YJ9KUnsRqs-KY-uWA1hY_TV_BjGm2w2mal0H_I4cwjrT-ufmHUGAMi4umruLrK4_MHJtmahyNr2yWcpAD4y7TP43IFsScroU1fTxg3fXPnHM_OaGv0OIFV4hLBKxO6I_8berndfYBO6UIMQeDi3h50B2QLnEflfDDmtJNi4LeRuO6mGK0pbR3V84fZt5x_Eje6lQW6I7giALhfMxCtASsYdJJK3dC8kGaAdj9m5L2PvkIhYqPTd68g7wbw8NL5tE8Z88hd6YkKU4_I4JqeVnH1oh4gqGwcA-Q/http%3A%2F%2Fwww.BoothLawFirmSC.com<http://secure-web.cisco.com/1kYJz_o2b_-JBCuUs7i7BA-mqKv-7DrNWIGrmP9QWR911DN10itrz1DzuNTUtedl8FqtRMYtSIC-0LOZG5beSiM7OMpKXkzhmBMog6qUGUIEH5hTmDcW--_0VAt4EKt2cF40QM9vSQRLIOS-FqzT1916HFxCLJ7UEJwCfhExlJttNFDmA22wYDJ-b2qzNX9bvj1TRX5dcXBr4Co2qKM1oFlcMk-av03hOjAKicBix1j4garnllpsTt35otcQk0vMhntArpSSy4_7DVPAhpdCsjGdHuign_wQgexP_MhGY014-_sw14HVCGz212NNqKLidttQYV4nczft0B1TIqUeAIFNI5Vqj9_LRsmBfCnCaVswg3Hw3z2O8mieZ0V8SGJGRQ9f_dVdE20UjEQoK9qYyEEkGSsseJI7y4XoXHezdWR62ZNOscSF3mDXDAc0rD1a9oPwK7v3vkDvOgcTzz7BA/http%3A%2F%2Fwww.BoothLawFirmSC.com><http://secure-web.cisco.com/1IIXYU04bbvBgZ_u3LQtfx5zbc5oHRbjLNpAwFUxpx_Cd8GnLm27v4e9Owx2txY73VWbcqi2cFkxD-CBx9hLjZjp6FEhENrEGPO_finlNWYC4wiZjF8vw5yJrh2h-bu5B8MI4FEcqYxthIyBz0sO6p8FOV2e8SV9rddecdF257MJRm81pqiWQuzvGjJD831sprf7jf_fx8kPTgyaDUe8gi4PUUadgvqdlusL2hywleYtTilz_R7rItS4zK0QVerPFOgNULiwuGA9pvM-ySXl5i8JLojZDMTwmMJ2Gt6f_b34QQyiD2OMukRHzyREvbeaTBaVVC-Fyx1RbvzGP52V9cas-gXliXJG5OW5JzOBA7E75XXd72vOgqjMmEYiRjAFNPpkWWrmIYjHYC69fluwt9CrktaHrA7BqhnWSR6Af3BY6pxhaDcN4SmKgOn9zDmrnPPgxER8o-byRMvalVQ/http%3A%2F%2Fwww.boothlawfirm.com%2F></a></p></div><div data-bbox=)

Sent: Thursday, June 29, 2023 7:16 PM

To: Keesley, William P. Law Clerk (Rebecca McCroskey)

<wkeesleyl@sccourts.org<mailto:wkeesleyl@sccourts.org>>

Cc: Freeman, William R. <r.freeman@saludacounty.sc.gov<mailto:r.freeman@saludacounty.sc.gov>>;

Keesley, William P. <Wkeesleyj@sccourts.org<mailto:Wkeesleyj@sccourts.org>>; Rolf Baghdady

<rolf@rolfbaghdady.com<mailto:rolf@rolfbaghdady.com>>; William Booth

<bill@boothlawfirm.com<mailto:bill@boothlawfirm.com>>;  
tori@laubshirelaw.com<mailto:tori@laubshirelaw.com>  
Subject: Re: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

Judge Keesley:

It is my understanding the underlying case involving property issues is on appeal in the court of appeals.

However, this is a separate contempt action that occurred this morning. Today the saluda county magistrate held a contempt hearing, without notice, without personal service, without an affidavit or verified petition, and time for Price to prepare, finding Mr Price in contempt and sentencing him to thirty (30) days in jail.

Based upon my research the contempt matter in magistrate court, since it is "in-direct civil contempt" is immediately appealable to the court or common pleas. In addition to the appeal, I also filed the emergency motion to stay the jail sentence since the result of the hearing placed Mr Price in jail for thirty (30) days. I hope that helps clear things up.

I don't know of any reason to serve the county attorney, since this is a private action. Although I may be mistaken and I will stand corrected and follow the courts direction, if service upon the county attorney is necessary to proceed.

I can be available anytime tomorrow in person or webex for a hearing on this matter. I also am willing to waive venue so we can have the hearing anywhere in the circuit or state.

On Thu, Jun 29, 2023 at 6:20 PM Keesley, William P. Law Clerk (Rebecca McCroskey)  
<wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org><mailto:wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org>>> wrote:  
Good afternoon,

Please see Judge Keesley's response to your email below. Thank you.

Rebecca McCroskey  
Law Clerk to the Honorable William P. Keesley Circuit Court Judge, Eleventh Judicial Circuit  
wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org><mailto:wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org>>>  
Lexington: (803)-785-8481  
Edgefield : (803)- 637-4095  
205 E. Main Street #146, Lexington SC 29072<https://secure-web.cisco.com/1UOtS8XQZmIsi-EylaMREsy48UpQtYeCBIUIX0PCyQeviBWjQQTgE1WpS6VIL73nRogIOzddobKLson4CPrbi-eAGQBusHcHiVQ7Wm4BwcsDi7ccEVoZmHGCCILV4K8TWUw2jaoD1sVPwSmjdGhmv6pOLmFa1DKZVtGk3BDW-v7YIDEY\_c2Rio5RIH\_AEwh8bM-T64tWMLdt2y4VHJ\_I0DlczM\_\_GBzJidRI4JBmamWxwx9O\_QoyEj6kRqhs6wwDyYaRgVUeB0thi\_xu4fm1clv0D71OiyLzNbbJVCMARdonQ78tIAStnf9K1wtONoxG-tRxLSSoFX5QZ36SRXM8rQrDuPAIuTTkD9z-pGKMguyQwBvpo2u81Z7unLGSzND\_ak3SEW\_P9TGjAjZfCdxv0YzDVwQPU6wmDt-2rXAuJSpCFfgSc2iKQWz4L9-YnfXZ8WY8E9Dd7RLrv2C5SXrwdw/https%3A%2F%2Fwww.google.com%2Fmaps%2Fsearch%2F205%2BE.%2BMain%2BStreet%2B%2523146%2C%2BLexington%2BSC%2B29072%3Fentry%3Dgmail%26source%3Dg>

From: Keesley, William P.  
<WKeesleyj@sccourts.org<mailto:WKeesleyj@sccourts.org><mailto:WKeesleyj@sccourts.org<mailto:WKeesleyj@sccourts.org>>>  
Sent: Thursday, June 29, 2023 6:08 PM  
To: Keesley, William P. Law Clerk (Rebecca McCroskey)  
<wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org><mailto:wkeesleylc@sccourts.org<mailto:wkeesleylc@sccourts.org>>>  
Subject: Re: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

Rebecca, since I am not at home or the office, please forward this email to everyone who appears to be involved.

I am not assigned to common pleas this week, but to criminal court, which finished today, so I released the court reporter. I have a Webex hearing at 10:00 am tomorrow and a doctor's appointment before that. I can try to get a court reporter in the morning, but I don't know if I understand some things. First, there is an indication that there is an appeal with the Court of Appeals, so I don't know if that's where the jurisdiction issue has to be addressed there. Second, the County Attorney or someone may need to be involved. I'm at a play right now, so I will not be able to read your responses until later. Thank you

Sent using OWA for iPhone

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From: Keesley, William P. Law Clerk (Rebecca McCroskey)  
Sent: Thursday, June 29, 2023 5:42:12 PM  
To: Keesley, William P.  
Subject: FW: Hugh Price v Sara Filler Appeal from Saluda County Magistrate Court

Rebecca McCroskey  
Law Clerk to the Honorable William P. Keesley Circuit Court Judge, Eleventh Judicial Circuit  
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205 E. Main Street #146, Lexington SC 29072<[https://secure-web.cisco.com/1UOtS8XQZmIseYlaMREsy48UpQtYeCBIUIX0PCyQeviBWjQQTgE1WpS6VIL73nRogIOzddobKLson4CPrbi-eAGQBusHcHiVQ7Wm4BwcsDi7ccEVoZmHGCCILV4K8TWUw2jaoD1sVPwSmjdGhmv6pOLmFa1DKZVtGk3BDW-v7YIDEY\\_c2Rio5RIH\\_AEwh8bM-T64tWMLdt2y4VHJ\\_I0DlczM\\_\\_GBzJidR14JBjmamWxwx9O\\_QoyEj6kRqhs6wwDyYaRgVUeBOthi\\_xu4fm1clv0D71OiyLzNbbJVCMARdonQ78tIAStnf9K1wtONOXG-tRxLSSoFX5QZ36SRXM8rQrDuPALuTTkD9z-pGKMguyQwBvpo2u81Z7unLGSzND\\_ak3SEW\\_P9TGjAjZfCdxv0YzDVwQPU6wmDt-2rXAuJSpCfFgSc2iKQWz4L9-YnfXZ8WY8E9Dd7RLrv2C5SXRwdw/https%3A%2F%2Fwww.google.com%2Fmaps%2Fsearch%2F205%2BE.%2BMain%2BStreet%2B%2523146%2C%2BLexington%2BSC%2B29072%3Fentry%3Dgmail%26source%3Dg](https://secure-web.cisco.com/1UOtS8XQZmIseYlaMREsy48UpQtYeCBIUIX0PCyQeviBWjQQTgE1WpS6VIL73nRogIOzddobKLson4CPrbi-eAGQBusHcHiVQ7Wm4BwcsDi7ccEVoZmHGCCILV4K8TWUw2jaoD1sVPwSmjdGhmv6pOLmFa1DKZVtGk3BDW-v7YIDEY_c2Rio5RIH_AEwh8bM-T64tWMLdt2y4VHJ_I0DlczM__GBzJidR14JBjmamWxwx9O_QoyEj6kRqhs6wwDyYaRgVUeBOthi_xu4fm1clv0D71OiyLzNbbJVCMARdonQ78tIAStnf9K1wtONOXG-tRxLSSoFX5QZ36SRXM8rQrDuPALuTTkD9z-pGKMguyQwBvpo2u81Z7unLGSzND_ak3SEW_P9TGjAjZfCdxv0YzDVwQPU6wmDt-2rXAuJSpCfFgSc2iKQWz4L9-YnfXZ8WY8E9Dd7RLrv2C5SXRwdw/https%3A%2F%2Fwww.google.com%2Fmaps%2Fsearch%2F205%2BE.%2BMain%2BStreet%2B%2523146%2C%2BLexington%2BSC%2B29072%3Fentry%3Dgmail%26source%3Dg)>

From: Keesley, William P. Secretary (Nancy C. Turner)  
<WKeesleySC@sccourts.org<mailto:WKeesleySC@sccourts.org><mailto:WKeesleySC@sccourts.org<mailto:WKeesleySC@sccourts.org>>>  
Sent: Thursday, June 29, 2023 4:07 PM  
To: Keesley, William P. Law Clerk (Rebecca McCroskey)



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Michael Laubshire, Esq. This message was sent from a mobile device, please excuse spelling and grammatical errors.

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Sincerely,

Michael Laubshire, Esq.

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