

STATE OF SOUTH CAROLINA)	
COURT OF APPEALS)	IN THE COURT OF APPEALS
)	NINTH JUDICIAL CIRCUIT
JOE CLEMONS)	Case No. 2023-000460
Appellant,)	
vs.)	
WILLIAM S. HELMLY/ PRESIDENT & CEO,)	A LETTER CONCERNING JENNY A.
and HOME TELECOMPANY INC.)	KITCHINGS, CLERK’S LETTER OF
(jointly and severally liable))	STATUE OF LIMITATIONS,
)	REQUESTING THAT THE ORDER OF
)	FEBRUARY 07, 2024 BE
Respondent.)	DISMISSED & ABEYANCE REQUEST

On February 07, 2024, there was an Order from the court of appeals from A Judge L. H. Verdie (I cannot read the judge signature) that granted the respondent motion that states “RESPONDENT’S MOTION TO CORRECT RECORD ON APPEAL AND MOTION FOR EXTENSION OF TIME TO FILE FINAL BRIEF”. When I the appellant got that email copy of that motion, I contacted the court of appeals and discussed that motion with the Honorable Jenny Abbott Kitchings, and I complained about the time of that motion was passed, and it need to be dismissed. A couple of days later I the appellant got an email/letter from Ms. Jenny A. Kitchings sent to the respondent and appellant stating that the respondent had 10 days to respond to my record on appeal but did not and cannot because the 10 days have expired. But the respondent looked over or rejected Ms. Jenny Kitchings letter of notice and proceeded and got the honorable Judge L. H. Verdie to grant that motion making the appellant unnecessarily to redo my record on appeal, because the respondent did not like the

appellant submitted final brief. I submitted my record on appeal on December 15, 2023, on January 10, 2024, respondent filed a motion to correct my record on appeal. The order states that “no return was filed.” Well, I’m not sure what that statement means “no return was filed” but I the appellant did not get a notice about the motion was still being considered, because Ms. Jenny Kitchings had notified both of us that the statute of limitations was in place. So how could the appellant file a return? So, I’m requesting that this motion be dismissed and let it go to the appellate court for a decision. But and if this is not done, then this is favoritism or racism but certainly not being fair to both parties on the same principles of LAW. I the Appellant have talked to Ms. Jenny A. Kitchings and Ms. Jacqueline and other members of Ms. Kitching’s staff about this and no one is willing to do anything. I am also requesting an abeyance until this issue is addressed.

Thank you for your consideration.

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