

RECEIVED

Jul 12 2024

SC Court of Appeals

**BROCK
& SCOTT**
PLLC

Consumer Hotline

844-856-6646

Phone:

803-454-3540

3800 Fernandina Road, Suite 110, Columbia, SC 29210

ConsumerContact@brockandscott.com

www.brockandscott.com

Fax:

803-454-3541

July 12, 2024

Via Email Only: ctappfilings@sccourts.org

The South Carolina Court of Appeals

PO Box 11629

Columbia, SC 29211

RE: Deutsche Bank National Trust Company v. Terry L. Grant

Appellate Case Number: 2023-001394

B&S File No.: 15-22471 FC02

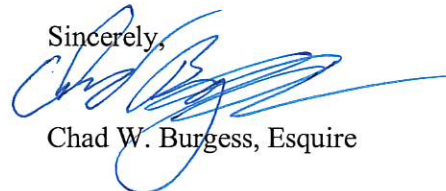
Dear Clerk:

I am in receipt of the order reinstating the above-referenced appeal and accompanying letter dated July 9, 2024. The letter indicates the respondent's initial brief and designation of matter must be filed within 30 days from the date of the letter or the appeal would be dismissed. I am writing to inquire if the letter intended to state that appellant's initial brief and designation of matter would be due in 30-days with the potential of dismissal if appellant failed to file an initial brief.

The letter being addressed to appellant coupled with the indication of potential dismissal if the initial brief and designation are not submitted suggests that appellant's initial brief would be due. Further, respondent's position in moving to dismiss the appeal is that neither the original nor the amended brief filed by appellant meet with the requirements of the SCACR to allow respondent to file an initial brief. The order reinstating the appeal does not confirm whether the Court of Appeals accepted appellant's amended initial brief. Please confirm if it is the initial brief of appellant or respondent that would be due on or before August 8, 2024.

Thank you in advance for your assistance in this matter.

Sincerely,



Chad W. Burgess, Esquire

CC: Terry L. Grant (via email only)

THIS COMMUNICATION IS FROM A DEBT COLLECTOR. THIS IS AN ATTEMPT TO COLLECT A DEBT, AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE. IF YOU: ARE A DEBTOR IN AN ACTIVE BANKRUPTCY CASE; ARE UNDER THE PROTECTION OF A BANKRUPTCY STAY; OR, HAVE RECEIVED A DISCHARGE IN BANKRUPTCY AND YOU HAVE NOT REAFFIRMED THE DEBT, THIS NOTICE IS FOR INFORMATIONAL PURPOSES ONLY AND SHOULD NOT BE CONSTRUED AS AN ATTEMPT TO COLLECT A DEBT FROM YOU PERSONALLY.