

From: [Toni Trankaroff](#)
To: [Court Of Appeals Filings](#)
Subject: 2026-000202 Deficiencies - Jason Munday v. SS Lake City
Date: Thursday, February 12, 2026 12:15:34 PM
Attachments: [2026-000202 Deficiencies.pdf](#)

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

Good afternoon,

I'm reaching out to request an update on whether the deficiencies in this case have been corrected. Mr. Munday was notified of these deficiencies on January 29, 2026, and was given ten days to correct them.

Could you please confirm whether the appellant has since resolved the deficiencies outlined in the notice? I have attached a copy of the deficiency letter for reference.

Thank you in advance for your time and assistance. Please let me know if anything further is needed on our end.

Best regards,



Toni Trankaroff
SC Litigation Support | **Loeb sack & Brownlee, PLLC**



Office: [864-479-8702](tel:864-479-8702)

Email: Antonia.Trankaroff@Loeb sackBrownlee.com

Website: www.Loeb sackBrownlee.com



The information in this email message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this message is strictly prohibited. If you have received this message in error, please immediately notify the sender by email or by contacting our firm at (704) 970-3900. Any information regarding federal tax matters contained in this communication is not intended or written to be used, and should not be used, for the purpose of avoiding penalties under the Internal Revenue Code or promoting, marketing, or recommending to another party any transaction or matter addressed herein. Any information regarding invoices or billing could be an attempt to collect a debt and information obtained will be used for that purpose. The typewritten signature included with this email is not an electronic signature within the meaning of Electronic Signatures in the Global and National Commerce Act or any other law of similar import, including without limitation, the Uniform Electronic Transactions Act, as the same may be enacted in any State.