

Paul S. Landis, Esq.
Fayssoux Law Firm, PA
209 E. Washington St.
Greenville, S.C. 29601

Mr. Oscar Z. Sorcia, 338247
A.C.I. F1-A47
P.O. Box 1151
Fairfax, S.C. 29827

MARCH 29, 2014.

RE: Sorcia v. Mathis, et al., 2013-001825 Hearing Transcript.

Dear Mr. Landis,

This letter is in reference to my receipt of the transcript of the June 19, 2013 Motion Hearing. Please find enclosed the requested transcript you claim to need so badly.

Please be advised that this record contain only Six (6) pages of text.

Please be further advised that I will renew my motion for sanctions, as the unnecessary requesting, demanding and production of the transcript was solely for the purpose of delay.

there is absolutely no probative value for the use of a Six page transcript where neither party was sworn, no testimony was taken and no ruling by the Court was made. No other evidence was presented that was not already apart of the record and no argument made to issues or reference points that was not already made in previous documents presented to the Court prior to the hearing.

The Trial Court deferred judgment until all documents presented in the matter could be reviewed, and when the final judgment was made it was not based upon anything in particular that was presented at the June 19, 2013 hearing. Rather, it was based upon evidence or the lack thereof, presented prior to the hearing. So, ordering the transcript and delaying the appeal process demonstrates the propriety to deceive and manipulate the Court of Appeals for the purpose of delay and legal maneuvering to gain an unfair advantage of appellant. This conduct should not be allowed with impunity. In the interest and administration of justice, and the integrity of the judicial system.

RECEIVED

APR 03 2014

SC Court of Appeals

Be further advised, pursuant to orders of the Court of Appeals, the time to file Respondent's initial brief runs Thirty (30) days from receipt of the requested transcript.

Any further delay in perfecting this appeal process will [Not] be viewed favorably when it becomes necessary to negotiate settlement. This matter has been protracted by respondents for far longer than necessary and tolerance for dilatory practices is running out for the appellant and the Court. So, tread the waters lightly as your client's best interest are at stake.


By copy this letter the following individuals have been made aware of the service of said transcript and appellant's intentions to seek sanctions pursuant to Rule 269 SCACR, because of the unnecessary delay.

Jenny A. Kitchings, Clerk
S.C. Court of Appeals
P.O. Box 11629
Columbia, S.C. 29211

Mrs. Desiree Allen,
Court Reporter Manager
S.C. Court Administration
1015 Sumter St. Suite 2000
Columbia, S.C. 29201

Your cooperation and attention to the above matter will be greatly appreciated, I thank you in advance and will await your response at your earliest convenient time.

Respectfully Requested

S/ 
Mr. Oscar Z. Sorcia, 338247
A.C.I. F1-A47
P.O. Box 1151
Fairfax, S.C. 29827

Cc: file
enclosures

Mr. Oscar Z. Sorcia, 338247
Allendlae Correctional Institution
P.O. Box 1151 F1-A47
Fairfax, S.C. 29827

RECEIVED

APR 03 2014

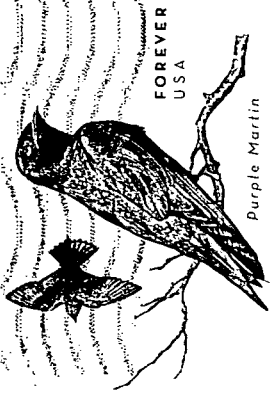
SC Court of Appeals

RECEIVED

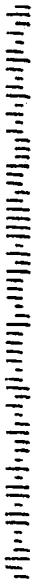
APR 01 2014

MAILROOM
ACI

Hon. Jenny A. Kitchings, Clerk
South Carolina Court of Appeals
P.O. Box 11629
Columbia, South Carolina 29211



250211316075



THE DEPARTMENT OF CORRECTIONS HAS
NOT INSPECTED OR CENSORED THIS ITEM.
THEREFORE, THE DEPARTMENT DOES NOT
ASSUME RESPONSIBILITY FOR ITS CONTENTS.
ALLENDALE CORRECTIONAL INSTITUTION,
S.C. DEPARTMENT OF CORRECTIONS.



SUSTAINABLE
FORESTRY
INITIATIVE

Certified Fiber Sourcing
www.stfprogram.org

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT



© USPS 2011