

October 29, 2014

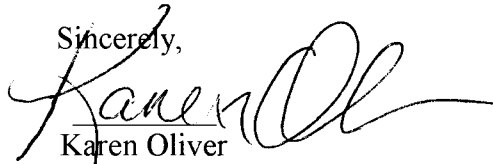
The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
P.O. Box 11629
Columbia, South Carolina 29211

RE: Karen Oliver, Appellant, v. Amanda Lawrence and Trident United Way, Respondents.
Appellate Case No. 2013-002587

Dear Ms. Kitchings:

I am submitting this to provide you with a status report for the transcript. I have received the enclosed letter from Mona Manley. Despite her response she did not address all of the challenges. Please review along with my submission in reply. It is important for the transcript to be correct. To omit significant points or to allow the court reporter to be subjective in its contents is not lawful. Again, I am asking for the Freedom of Information Act and the Motion for an Immediate Injunction- Temporary Injunction to be allowed to get the copies of the audio, video and stenographer's notes. This will eliminate any appearances of collusion. I will provide you with her response once received.

Sincerely,



Karen Oliver
1945 Ghana Street
Johns Island, SC 29455
(843) 485-8065
Pro Se

cc: Christy Fagnoli
Clawson and Staubes, LLC
126 Sevens Farm Drive Suite 200
(843) 577-2026
Attorney for Respondent

Andrew F. Lindemann
Davidson & Lindemann, P.A.
P.O. Box 8568
Columbia, SC 29202
(803) 806-8222
Attorney for Respondent

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NOV 03 2014

SC Court of Appeals

October 29, 2014

Mona Manley
P.O. Box 4516
Beaufort, SC 29906

RE: Case No. 2012-CP-10-8135
Subject: Second Request via Freedom of Information Act and Challenges to Transcript

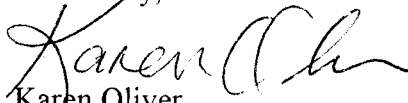
Dear Mona Manley;

It appears to be some misunderstanding concerning my challenges. First, I never asked for the names of the legal teams that were already set up and ready to go in the courtroom's well. Whom the judge referred his question to after Christy Fagnoli informed Christy Fagnoli: informed Judge Nicholson that the issues to be discuss would not take long. THIS DONE FROM THE PUBLIC GALLERY (viewing area). Because the judge did not addressed them by their proper names their proper names would not be included. So confidentiality would not be an issue. If you enclosed the items prior to the judge asking the legal teams the question as part of the Proceedings then, those points should be included.

In stating that the judge abruptly ended the Hearing. I was not asking you to make a judgment call. The way that is stated how the judge ended the Hearing is not accurate. He refused to allow me to speak and ended it. You did not enclose his refusal to accept my exhibits or to distribute to the opposing counsel.

The comments of Christy Fagnoli was not acknowledged or addressed by you in the challenge. She made all of page 1 comments from the courtroom's well. You fail to acknowledge the judge allowing us to come forward. You did not include her continued argument for the Rule. This along with the aforementioned items gives the appearance of collusion. It is necessary for the copies of the audio, video and stenographer's notes be made available as requested in the Motion. The transcript as it is not reliable. Again, I am requesting that we all sit and review the recordings. Clearly, there is a problem here and this is the best way to resolve it. You have been made aware of my requests for the copies and the motion made to the courts. I look forward to having this issue resolved.

Sincerely,


Karen Oliver

CC:

Court Administration
Clerk of Court
Attorney for Respondents: Lindemann and Fagnoli

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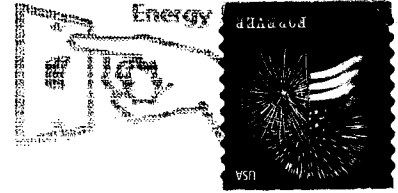
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SC Court of Appeals

Mona Manley
PO Box 4516
Beaufort, SC 29906

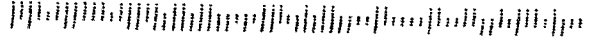
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Handwritten address:
Riverside
1445 ... Street
Beaufort, SC
29915

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SC Court of Appeals

Mona Manley, Circuit Court Reporter
South Carolina Judicial Department
P.O. Box 29906-4516
850-893-6662

October 21, 2014

Re: Amanda Lawrence and Trident Way, Respondent, and Karen Oliver, Appellant
Case No. 2012-CP-10-08135

Dear Ms. Oliver,

I have received your most recent letter wherein you have requested changes be made to the official transcript. The changes you are requesting would not be part of the transcript, as the official record does not begin until the judge indicates the commencement of a proceeding in a case.

As far as your request to note the parties in the courtroom, there is no provision in law for every person in the courtroom at the time of a proceeding to be noted on the appearance page of the transcript. Unless a proceeding is deemed confidential by the judge, judicial proceedings are open to the public. If any party themselves would like to place that type of information on the record they are more than welcome to, but as that was not done there would be no way to re-create a listing of any and all persons in the courtroom at that exact time.

As far as what you referred to as the judge's abruptness in concluding the hearing, I am sorry to say that there is no way to show any actions you may have perceived from the Judge himself while he was making his conclusory remarks. If you would like to inquire further of the Judge as to what you felt was an abrupt conclusion you may do so by contacting his office directly.

I regret that you continue to have concerns over this proceeding. My office would be more than happy to discuss this further and look forward to having this matter resolved.

Sincerely,



Mona Manley

Cc: Desiree R. Allen, Court Reporter Manager

1945 Ghana St.
Johns Island, SC 29455

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SC Court of Appeals

Jenny Ketchings
Clerk of Court
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