

②

THE STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM THE AMGISTRATE COURT

LEXINGTON COUNTY

APPELLATE CASE NO. 2013-002070

RECEIVED

OCT 16 2014

SC Court of Appeals

Faye M. Mathis,Appellant

v.

Chris Dorfler,Respondent

ANSWER

I, Faye M. Mathis the Appellant, hereby request that the Motion to Dismiss filed by Respondent, Chris Dorfler, be denied due to the fact that the court has already granted an extension until October 27, 2014. Appellant also answers the following points of Respondent's motion:

1. Appellant has properly filed documents leading up to this point and was granted an extension until October 27, 2014 to correct defficiencies and obtain counsel.
2. Appellant has properly served Respondent with copies of documents filed in this matter by USPS mail and in addition has taken photographs showing postmark while delivering to post office. On two previous occasions, mail was sent to Respondent and returned to Appellant unopened.

Also, to this point, Respondent did not notify me of his counsel nor did his counsel notify me they were representing Respondent, so the firm would be added to service list.

RECEIVED

OCT 16 2014

SC Court of Appeals

3. This appeal is not a "stalling tactic." This is the biased conclusion of Respondent's counsel. It is also a false statement that rent has not been paid in over two years. Respondent and his counsel were notified of the extension and now attempt to disobey and pre-empt the court's decision to grant extension.
4. Since the case was dismissed from the lower court, a new bond was never set.

Therefore, Appellant prays upon the court to deny Respondent's motion to dismiss and continue appeal through the extension already granted.

Respectfully Submitted,



Faye M. Mathis, Appellant
252 Keegan Rock Court
Lexington, SC 29073
(803) 479-6760

10/16/14

THE STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM THE AMGISTRATE COURT

LEXINGTON COUNTY

APPELLATE CASE NO. 2013-002070

Faye M. Mathis,Appellant

v.

Chris Dorfler,Respondent

CERTIFICATE OF SERVICE BY MAIL

ANSWER TO MOTION TO DISMISS

RECEIVED

OCT 16 2014

SC Court of Appeals

I certify that the ANSWER was served upon the Respondent (and all others indicated below), via United States mail, first-class postage, prepaid, with return address clearly indicated on said envelope, this 16th day of October, 2014, and addressed as follows:

--Chris Dorfler, 132 Moontide Court, Lexington, SC 29072

--Beth Carrigg, Lexington County clerk of court, Lexington County courthouse, 205 East Main St., Lexington SC 29072 (and clocked into courthouse)

--Honorable Eugene C. Griffith, Circuit Court Judge, Lexington County Courthouse, 205 East Main St., Lexington SC 29072 (and clocked into courthouse)

--Gene Stockholm, Oswald Stockholm & Burnside, LLC, 1031 Center Street, West Columbia, SC 29169

APPELLATE CASE NO. 2013-002070
