

JAMES B. SPENCER  
BOX 183  
7001 SAINT ANDREWS ROAD  
COLUMBIA, SC 29212

**RECEIVED**

FEB 20 2015

**SC Court of Appeals**

February 20, 2015

Clerk of Court  
South Carolina Court of Appeals  
Post Office Box 11629  
Columbia, SC 29211  
Attn: Ms. Elizabeth Carter  
**HAND DELIVERED**

Re: Case No: 20014-002029 and filing of appeal February 3, 2015.

Dear Ms. Carter:

Per our conversation, I am hereby notifying the court of an apparent oversight by the Court that has been made concerning the *In Forma Pauperis* standing turned down on November 25, 2014. The motion for *In Forma Pauperis* standing and appeal was not made until February 3, 2015.

As the Court has been made aware, I am recovering from two operations that were non-discretionary to recover my eyesight and, therefore, I have been dealing with both my 100% medical disability and lack of eyesight with the inability to read or write since early December, 2014.

It appears to be that the Court has merged the two cases, one that was appealed on September 19, 2014, Case No: 20014-002029 and the appeal of the terminal and/or final decision of this over seven year old case filed with the court on or about December 23, 2014, as it was also addressed in the Courts correspondence as Case No: 20014-002029.

My eyesight should be in the workable range on or about March 2, 2015. I have been granted a stay of proceedings until that time in South Carolina Federal District Court because of my virtual blindness regarding reading and writing.

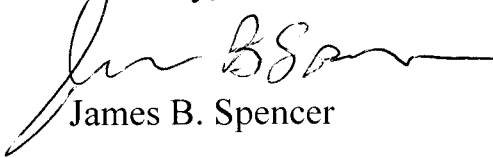
In the meantime, it seems appropriate that the two appeals be merged, as there are matters raised in the underlying case that as a *pro se litigant* I intent to appeal related to the decision process that led to this allegedly flawed final Order. One such order previously appealed that was ruled as interlocutory by the Court of Appeals was Judge Seals of July 25, 2011. Furthermore, there are verbal orders issued during the duration in this case that will also be the subject of appeal that have reached fruition as to ability to appeal as the final order was issued in this case, a case heard by numerous judges.

I had the February 10, 2015, correspondence read to me as you suggested and am dictating this response. I am also enclosing the documents requested by the Court on February 10, 2015.

Please advise if in fact, the two appeals have been merged into one appeal as the correspondence and the public record indicates. I just need a procedural clarification. I will also make a motion for merger of the two appeals if necessary, which would be beneficial to all parties and conserve the Court's time.

Thank you very much for your kind assistance in this matter.

Sincerely,



James B. Spencer

Enclosures

One set of Enclosures sent for James Spencer, *Pro Se* and Michael Sribnick, Esquire

Cc:

**Hand Delivered to:**

Michael Sribnick, Esquire

Benjamin Bruner, Esquire

Andrew Lindemann, Esquire

Desa Ballard, Esquire

**By US Mail to:**

Honorable Doyet Early