

**IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals**

RECEIVED
APR 20 2015
SC Court of Appeals

Appeal from the Administrative Law Court

The Honorable Shirley C. Robinson, Administrative Law Judge

Case No.: 2014-001484

Stephanie Stewart,
Appellant,

v.

**South Carolina Department of Employment & Workforce,
and Oconee County, South Carolina,**
Respondents.

**APPELLANT'S MOTION TO TOLL ALL APPLICABLE TIME LIMITS FOR 60 DAYS
FOR ALL PARTIES**

Stephanie Stewart, Appellant
2142 Toccoa Highway
Westminster, South Carolina 29693
864-647-2216
stephstewart77@yahoo.com

Pro-Se

IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

APR 20 2015

SC Court of Appeals

Appeal from the Administrative Law Court

The Honorable Shirley C. Robinson, Administrative Law Judge

Case No.: 2014-001484

Stephanie Stewart, :
Appellant, :
v. :
South Carolina Department of Employ- :
ment & Workforce, and Oconee County, :
Respondents. :

APPELLANT'S MOTION TO TOLL
ALL APPLICABLE TIME LIMITS
FOR 60 DAYS FOR ALL PARTIES

COMES NOW, Stephanie Stewart, Appellant, (hereinafter "Stewart"), Pro-Se, moving this Honorable Court pursuant to Rule 240 (b), SCACR for an order tolling all applicable "time limits" pending finalization of a settlement agreement between Stewart and Oconee County that shall render an opinion by this Court moot. Stewart seeks the tolling of all time limits for "all parties" for the earlier of 60 days from the date of the order. In support of granting this Motion and preventing the further expenditure of judicial resources, Stewart shows this Court as follows:

1. On February 11, 2014, Stewart filed a Title VII complaint against Oconee County with the U.S. Equal Employment Opportunity Commission's regional office in Greenville, South Carolina.
2. On January 14, 2015, Stewart and Oconee County entered into formal mediation proceedings conducted by the EEOC. During the mediation proceeding, confidential terms for a settlement agreement were negotiated and remained open.

3. Stewart and Oconee County recently entered into settlement negotiations that, as of the date of this Motion, appear reasonably likely to result in a mutually agreeable settlement within a reasonable amount of time.
4. Upon the “Parties” formally entering into the settlement agreement, Stewart shall immediately move for dismissal of the instant Appeal.
5. Respondent’s Oconee County and SCDEW have been consulted and are not in opposition to this Motion.

For the above reasons, Stewart respectfully moves the Court to issue an order GRANTING her request to toll all applicable time limits for all parties for a period of 60 days.

Dated this 16th day of April 2015.

Respectfully Submitted,

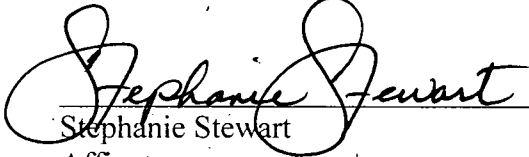

Stephanie Stewart, Appellant
2142 Toccoa Highway
Westminster, South Carolina 29693
864-647-2216
stephstewart77@yahoo.com

Pro-Se

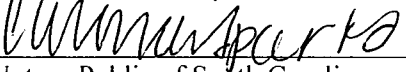
STATE OF SOUTH CAROLINA
COUNTY OF OCONEE

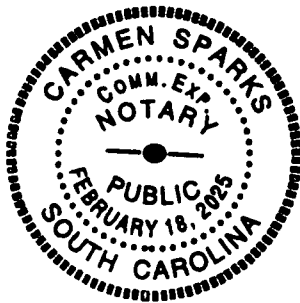
SWORN AFFADAVIT

PERSONALLY came and appeared before me, the undersigned Notary, the within named Stephanie Stewart, who is a resident of Oconee County, 2142 Toccoa Highway, State of South Carolina, 29693, and makes her statement and Sworn Affidavit upon oath and affirmation of belief and personal knowledge that the following matters, facts set forth within her pleading styled "Appellant's Motion to Toll All Applicable Time Limits for 60 Days for All Parties" dated April 16, 2015, is true and correct to the best of her knowledge.


Stephanie Stewart
Affiant

Dated and sworn to before me this the
17th day of April 2015.


Notary Public of South Carolina
My Commission Expires: 2-18-25



IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals

Appeal from the Administrative Law Court

The Honorable Shirley C. Robinson, Administrative Law Judge

RECEIVED
APR 20 2015
SC Court of Appeals

Case No.: 2014-001484

Stephanie Stewart,
Appellant,

v.

**South Carolina Department of Employment & Workforce,
and Oconee County, South Carolina,**
Respondents.

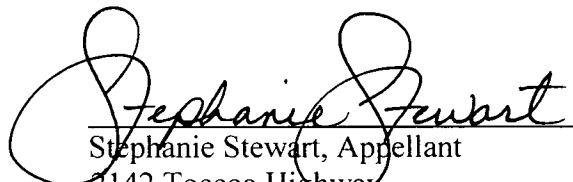
CERTIFICATE OF SERVICE

I certify that I have served the above "Appellant's Motion to Toll All Applicable Time Limits for 60 Days for All Parties", by depositing the same in the United States mail, postage prepaid, on April 16, 2015 to each parties' address of record listed in the above captioned case.

SCDEW
Office of General Counsel
Attn: Attorney E.B. Trey McLeod, III
Post Office Box 8597
Columbia, South Carolina 29202

Oconee County
c/o: McNair Law Firm
Attn: Attorney Reginald Gay
Post Office Box 447
Greenville, South Carolina, 29602

Dated this 16th Day of April 2015.


Stephanie Stewart, Appellant
2142 Toccoa Highway
Westminster, South Carolina 29693
864-647-2216
stephstewart77@yahoo.com

Pro-Se

April 16, 2015

Stephanie Stewart
2142 Toccoa Highway
Westminster, South Carolina 29693

RECEIVED

APR 20 2015

SC Court of Appeals

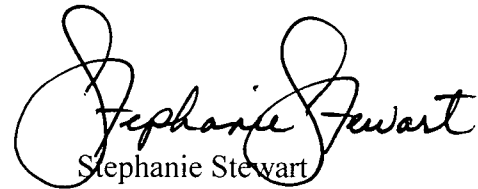
The Honorable Clerk of Court, Jenny Abbott Kitchings
South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

RE: Stewart v. SCDEW et. al., Case No.: 2014-001484

Ms. Kitchings:

Please find enclosed "Appellant's Motion to Toll All Applicable Time Limits for 60 Days for All Parties". Should you have any questions or need additional information, please do not hesitate to contact me.

Respectfully Submitted,

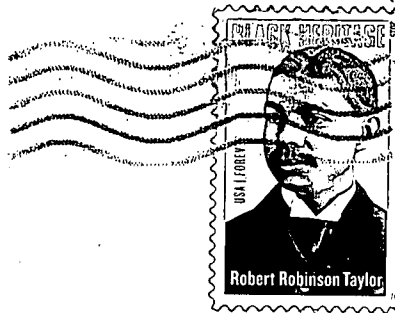

Stephanie Stewart

cc: Trey McLeod
Reginald Gay

Stephanie Stewart
2142 Toccoa Highway
Westminster, South Carolina
29693

GREENVILLE SC 296

16 APR 2015 PM 1 L



RECEIVED

APR 20 2015

SC Court of Appeals

South Carolina Court of Appeals
Attn: The Honorable Jenny Abbott Kitchings

Post Office Box 11629

Columbia, South Carolina 29211

2921162929

