

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

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SEP 28 2015

Retha Pierce Sturdivant,
Appellant

Case No.: 2015-001621

SC Court of Appeals

vs.

City of Conway,
Respondents

MOTION TO FILE TRANSCRIPT OUT-OF-TIME

The Appellant, Retha Pierce Sturdivant for Appellate Case No. 2015-001621 petitions before this Honorable Court for permission to order and file the transcript for Appellate Case No. 2015-001621 out-of-time. The grounds for this motion in summary are as follows:

1. Foremost, the Appellant was behind schedule requesting a copy of the transcript because she literally knew not the name of the reporter. When she initially asked in the Horry County Clerk of Court for the name of the reporter, she was told they couldn't give advice.

instructions by which she could advise self, Appellant questioned if she could be pointed in the direction of how to go about getting the name of the reporter but received same inability to give advice response. As Appellant entered the hall, she blindly asked a lady in passing if she by chance knew how a citizen would go about locating the name of a court reporter not known.

The lady amicably responded that she had no idea. The Appellant, while thanking her anyway, synonomously remembered that she had a driver waitng on her that she's forced to use because of the false DUS as a result of the wrongful DUI conviction and hurried out to return home knowing her depleted financial status because of all the wrongness.

2. It was the intent of the Appellant to try to use the search engine on the computer to see

what could be generated. As has been the case so often for nearly a decade, with the overwhelming dictates of her workload as a result of inconceivable injustices, the Appellant found her computer was crashed again upon her initial attempt.

3. The Appellant has also been sidetracked/overloaded with wrongful criminal court cases and countless false scenarios, wrestling with torment from the stigma of having been arrested wrongly at least eight times, as well as the knowledge of being wrongfully stopped and falsely accused myriad times by co-conspirators relentlessly when she drove alone but never a single time when Appellant carried a passenger during the same span. A state trooper, Brown, even once in 2013 waited to stop the Appellant one day on Highway 22, reported to the Appellant that he had received a call with the description of her car saying that the driver is DUI and not wearing a seatbelt, remarked on the scene after finding the contrary, and said undertone that he didn't want to get involved in anything. All such inconceivables that Appellant has continually retarded her perfect compliance, contributed immensely to incompleteness and/or delay of Appellant's timely requirement(s) along with her nearly year's pre-occupation with the haunting revision(s) for a filing relative to the mis-conduct of four Horry County judges which aided many wrongful convictions of the Plaintiff for which Appellant battles to stay positive but can't efface the facts.

4. The same conditions that led to Appellant's first criminal charge of reckless driving on December 25, 2007 led to the wrongful DUI, DUS, and countless other wrongful arrests/convictions as well as Appellant's first wrongful conviction in 2011 having been the result of the wrongful reckless driving charge elevated to resisting arrest on December 25, 2007 when the Appellant needed to use the bathroom. Recently that reckless driving charge from December 25, 2007 was dismissed nolle prosequi in a de novo trial on June 17, 2015 for which the Appellant had already been punished in 2008 in a false conviction and she'd already pulled

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eighteen months and paid high fines for the resisting arrest wrongful conviction. Such criminal injustices cloud Appellant's thoughts daily and affect completion of tasks, however, the Appellant still thinks that regardless of the aforementioned, her heart attack, stroke, memories of their burning of her twenty-seven year brick home and all its contents to the ground, and in spite of their having handcuffed her and tried to wrongfully commit her to a mental institution after former Governor Mark Sanford refused to remove the Appellant as mayor of Atlantic Beach with Representative Edge's claim that the Appellant was unfit because of her criminal record premeditated and executed by them, Appellant still believes that she could have ordered the transcript in time if she'd only known the name of the court reporter for this case during the appropriate time.

5. Appellant received no really concrete information/direction of how to know/locate the transcriber for her case when she began asking immediately after filing the Notice of Appeal until she approached another court reporter at the beginning of another one of her recent court proceedings in September 2015 and point blank asked her if she knew who transcribed Case No.: 2014-CP-26-3911 on October 1, 2014. After she said she didn't, the Appellant further inquired of that court reporter how to go about locating the court reporter of which she was searching. It was only the information given by Kay Richardson that gave the Appellant leeway and because of that information that Ms. Richardson graciously gave, Appellant became more knowledgeable relative to her court reporter situation. Because of the aforementioned and other reasons beyond the Appellant's control, the motion is reiterated to order and file the transcript for Case No.: 2015-001621 out-of-time and to hold all in abeyance with it.

Respectfully submitted,

Retha Pierce Sturdivant 09/25/2015

Retha Pierce Sturdivant

412 32nd Avenue South

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PKS

September 25, 2015
North Myrtle Beach, SC

Atlantic Beach, South Carolina 29582-4716
(843) 503-8752
Pro Se Appellant

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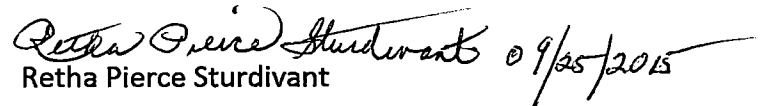
SC Court of Appeals

CERTIFICATE OF SERVICE

I, Retha Pierce Sturdivant, hereby certify that I have this date the 25th of September 2015, served this Motion to File Transcript Out-Of-Time for Civil Case No.: 2015-001623 upon all parties to this cause by depositing a copy hereof, in the United States mail, pre-postage paid to the following:

O. Terry Beverly, Esquire
City Attorney
City of Conway
229 Main Street
Conway, SC 29526

CC: Court of Administration


Retha Pierce Sturdivant

September 25, 2015
North Myrtle Beach, SC

412 32nd Avenue South
Atlantic Beach, SC 29582-4716
(843) 503-8752
Pro Se Appellant

Retha Pierce Sturdivant
412 32nd Avenue South
Atlantic Beach, SC 29582-4716
(843) 503-8752
September 25, 2015

The South Carolina Court of Appeals
V. Claire Allen, Deputy Clerk
Post Office Box 11629
Columbia, SC 29211

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SC Court of Appeals

Dear Madam/Sir:

Please find enclosed:

- (1) Order of Transcript Copy
- (2) Motion for Out of Time file of Transcript
- (3) Copy of Certificate of Service

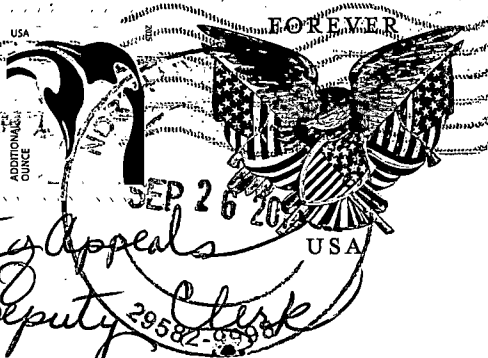
I apologize that my computer has crashed again, and I had to print this.

Respectfully submitted,
~~Retha Pierce Sturdivant~~
Retha Pierce Sturdivant
Pro Se Appellant
Case No.: 2015-001621

Retha Price Sturdivant
412 32nd Avenue South
Atlantic Beach, SC 29582-4716

COLUMBIA SC

28 SEP 2015



The South Carolina Court of Appeals
V. Claire Allen, Deputy Clerk
P.O. Box 1162
Columbia, SC 29202
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