

THE STATE OF SOUTH CAROLINA In the Court of Appeals.

APPEAL FROM THE ADMINISTRATIVE LAW COURT, Ralph King
Anderson III, Judge Case No. 8 ALJ-22-0138-AP

RECEIVED

Appellate Case No. 2015-001912

OCT 20 2015

SC Court of Appeals

Diana Jordan, Appellant

(JCDEW)

South Carolina Department of Employment + Workforce, Respondent

MOTION FOR CHARGE OF MISCONDUCT

Appellant Diana Jordan moves for charging Judge
Ralph King Anderson III AND the Administrative Law
Court with misconduct for denying a Motion by stating
the courts rules wrong.

HISTORY

- 1) On 9/21/15 the Order Denying Motion to Rehear issued by
Judge Ralph King Anderson III on page 2 line 16 incorrectly
states ALC Rule 39 "an administrative law judge will
not have oral arguments in appeals from DEW..."
- 2) ALC Rule 39 states that oral arguments will ordinarily
not be ordered by the Administrative Law Judge in
appeals from the Office of Motor Vehicle Hearings...

DISCUSSION

The Court should have held oral argument initially
or at least allowed the Motion to Rehear using Oral Argument.

CONCLUSION

Appellant Diana Jordan has demonstrated inappropriate
behavior on the part of Judge Ralph King Anderson III
and the Administrative Law Court and respectfully requests

they be charged with Misconduct.

Special Request

Appellant Diana Jordan is not an attorney. If any of the terminology needs to be adjusted for the Motion to be approved, I ask that you do so.

Respectfully Submitted

Diana B. Jordan

104 Woodglen Lane

Chapin, SC 29036

(803) 732-1762

Appellant

10/16/15

PROOF OF SERVICE

I certify that I have served the Respondent a copy of the Motion by depositing it in the US Mail, postage prepaid on 10/17/15, addressed to:

SCDEW

P.O. Box 8597

Columbia, SC 29202

Diana B. Jordan

104 Woodglen Lane

Chapin, SC 29036

(803) 732-1762