

Smith, Amelia G.

From: Kitchings, Jenny
Sent: Monday, March 21, 2016 9:57 AM
To: Smith, Amelia G.
Subject: Fwd: Remittitur-ORDERS not valid.
Attachments: Remittitur-ORDERS not valid 001.jpg

Follow Up Flag: Follow up
Flag Status: Flagged

Categories: Red Category

Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals

Begin forwarded message:

From: "d b jordan" <dbjordan2000@yahoo.com>
To: "jshealy@scalc.net" <jshealy@scalc.net>
Cc: "ScColumbiaPd@coplogic.com" <ScColumbiaPd@coplogic.com>
Subject: Remittitur-ORDERS not valid.

I had previously faxed this document to the South Carolina Court of Appeals, Administrative Law Court, Department of Employment and Workforce and the City of Columbia Police Department.



March 19, 2016

Appellate Case # 2015-CO191a

Re: Diana Jordan v. JCDEW Case # 2015ALJ20138AP

Dear Jana E. Shealy, Clerk, Administrative Law Court

On 11/24/16, I filed a police report regarding breach of trust on the part of Jenny Abbott Kitchings, the clerk at the South Carolina Court of Appeals (COA). The approved case number is 160070083. I received a letter from deputy clerk v. Claire Allen dated 3/11/16 stating the court refuses to rule on my motion to enlarge. Furthermore, the remittitur was sent back to the Administrative Law Court containing the ORDERS dated 1/22/15 and 1/13/16. The COA sits as a panel of three judges or all nine justices together. The ORDER dated 1/22/15 was supposedly only signed by one judge, not three as required. The ORDER dated 1/13/16 was supposedly signed by judge Jasper Cureton that retired in 2003 and is not eligible to rule on motions currently before the court. As deputy clerk v. Claire Allen knows that neither of the ORDERS is valid and the remittitur should not have been sent. I am forwarding the attached documents to the City of Columbia Police Department.

Sincerely,

Diana B. Jordan 104 Woodglan Lane, Chapin, SC 29036

Appellant

(803) 732-1762

Smith, Amelia G.

From: Allen, Claire
Sent: Monday, March 21, 2016 9:59 AM
To: Smith, Amelia G.
Subject: FW: Attached Image
Attachments: 1116_001.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Categories: Red Category

Amelia,

Jenny said to please enter this email message into the Diana Jordan case file.

Claire

-----Original Message-----

From: COACanonCopier@sccourts.org [mailto:COACanonCopier@sccourts.org]
Sent: Saturday, March 19, 2016 3:15 PM
To: Choice, Kiera; Allen, Claire; Kitchings, Jenny; Falin, Margaret; Amick - Cassidy, Monica
Subject: Attached Image

FROM=
TO=
DATE=03/19/2016
TIME=15:12:11
TIMEZONE=-05:00
FCODE=

March 19, 2016

Appellate Case# 2015-00191A

Re: Diana Jordan v JCDEW Case# 2015ALJ20138AP

Dear Jana E Shealy, Clerk, Administrative Law Court

On 11/21/16 I filed a police report regarding breach of trust on the part of Jenny Abbott Kitchings, the clerk at the South Carolina Court of Appeals (COA). The approved case number is 160070083. I received a letter from deputy clerk V. Claire Allen dated 3/11/16 stating the court refuses to rule on my motion to enlarge. Furthermore, the remittitur was sent back to the Administrative Law Court containing the ORDERS dated 12/21/15 and 1/13/16. The COA sits as a panel of three judges or all nine justices together. The ORDER dated 12/21/15 was supposedly only signed by one judge, not three as required. The ORDER dated 1/13/16 was supposedly signed by judge Jasper Cureton that retired in 2003 and is not eligible to rule on motions currently before the court. A deputy clerk V. Claire Allen knows that neither of the ORDERS is valid and the remittitur should not have been sent. I am forwarding the attached documents to the City of Columbia Police Department.

Sincerely,

Diana A. Jordan 104 Woodglen Lane, Chapin, SC 29036

Appellant

(803) 732-1763



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11829
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

March 11, 2016

Diana Jordan
104 Woodglen Lane
Chapin SC 29036

Re: Diana Jordan v. SCDEW
Appellate Case No. 2015-001912

Dear Ms. Jordan:

Pursuant to the Court's letter dated January 20, 2016, the Court refuses to rule upon your successive motion requesting a ruling on your motion to enlarge.

Very truly yours,

Handwritten signature of V. Claire Allen, Deputy Clerk.

CLERK

cc: Sandra Bell Grooms, Esquire
Jana E. Shealy



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11628
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

March 11, 2016

The Honorable Jana E. Shealy
Edgar A. Brown Building
1205 Pendleton Street
Suite 224
Columbia SC 29201

REMITTITUR

Re: Diana Jordan v. SCDEW
Lower Court Case No. 2015ALJ220138AP
Appellate Case No. 2015-001912

Dear Clerk of Court:

The above referenced matter is hereby remitted to the lower court or tribunal. A copy of the judgment of this Court is enclosed.

Very truly yours,

V. Claire Allen, Deputy

CLERK

Enclosure

cc: Diana Jordan
Sandra Bell Grooms, Esquire

The South Carolina Court of Appeals

Diana Jordan, Appellant,

v.

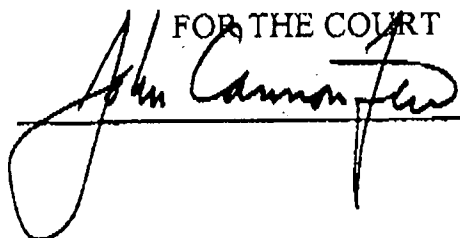
South Carolina Department of Employment and
Workforce, Respondent.

Appellate Case No. 2015-001912

The Honorable Ralph King Anderson, III
Trial Court Case No. 2015ALJ220138AP

ORDER

Appellant has failed to file the initial brief and designation of matter, as required by Rules 208 and 209 of the South Carolina Appellate Court Rules, and this Court's letter dated November 25, 2015. Accordingly, this matter is dismissed. Based on this disposition, we decline to rule upon Appellant's motion to enlarge the record on appeal. The remittitur will be sent as provided by Rule 221(b), SCACR.

FOR THE COURT
 C.J.

Columbia, South Carolina

cc:
Diana Jordan
Sandra Bell Grooms, Esquire

FILED

12-21-15

The South Carolina Court of Appeals

Diana Jordan, Appellant,


v.

South Carolina Department of Employment and
Workforce, Respondent.

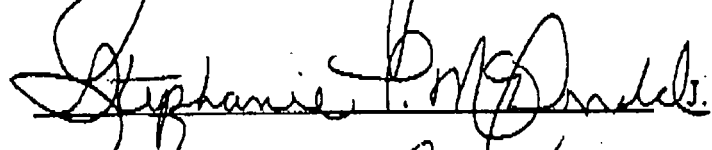
Appellate Case No. 2015-001912

ORDER

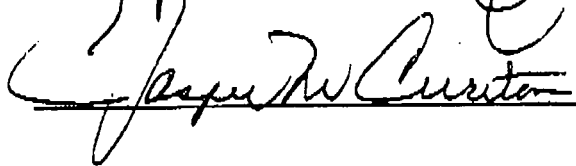
After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



C.J.



Stephanie P. McDaniel



A.J.

Columbia, South Carolina

cc:
Diana Jordan
Sandra Bell Grooms, Esquire

FILED
CS 01-13-2016

Smith, Amelia G.

From: Kitchings, Jenny
Sent: Monday, March 21, 2016 5:01 PM
To: Smith, Amelia G.
Cc: Amick - Cassidy, Monica
Subject: FW: Attached Image
Attachments: 1121_001.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Categories: Red Category

-----Original Message-----

From: COACanonCopier@sccourts.org [mailto:COACanonCopier@sccourts.org]
Sent: Monday, March 21, 2016 1:49 PM
To: Choice, Kiera; Allen, Claire; Kitchings, Jenny; Falin, Margaret; Amick - Cassidy, Monica
Subject: Attached Image

FROM=
TO=
DATE=03/21/2016
TIME=13:47:28
TIMEZONE=-05:00
FCODE=