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IN THE SOUTH CAROLINA COURT OF APPEAL  
APPEAL FROM RICHLAND COUNTY  
14-CP-40-7467

APR 21 2016

SC Court of Appeals

Mamie Jackson, Appellant.

v. MOTION TO RECALL THE REMITTITUR

Richland County Sheriff Deputy P. Wilkes, Et AL.

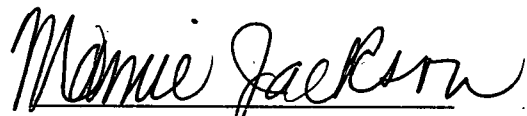
I, Mamie Jackson do ask the Court of Appeals to recall the remittitur for the  
The following reasons:

1. The remittitur has been received in the Richland County Court but has not been heard.
2. The transcript has been ordered, paid for, and received.
3. The court has entered its own motion and ruled on it without benefit of the Appellant Jackson being properly heard. The court misunderstood the grounds for the appeal and did not first ascertain from the appellant what grounds she was appealing on.
4. The appeal is based on a substantial right, that the Magistrate has the burden to provide a transcript of trial on which the appeals court must be heard. In this case, the Magistrate has provided a personal summary, in some parts that has no basis in fact. The statute states that the appeal can be sent down for correction for as many times as necessary but Circuit Court judges are not complying with the statute. If the Appeals Court does not order the Circuit Court to order the Magistrate to produce the transcript of trial and I transcribe the cd, that would make the issue moot on appeal.

Request that the Court correct this error of law, recall the remittitur and allow the appeal to proceed.

Columbia, South Carolina

March 9, 2016

  
 Mamie Jackson  
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