

South Carolina Court of Appeal

Libby Corporation, Respondent

v.
Haiyan Lin, Appellant

Appellate Case No. 2015-00358

RECEIVED
JUN 27 2016
SC Court of Appeals

Reply to Amended Motion to Dismiss

The appellant objects to the respondent's another attempt to deprive the appellant's due process right to appeal. The appellant hereby responds to the respondent's amended motion to dismiss. The appellant asserts that she has complied with the court order of April 27, 2016.

According to Rule 263(a) SCACR, "the designated period of time begins to run is not to be included." And according to Rule 6(e) SCRPC, "five days shall be added to the prescribed period," for receiving the order. Therefore, the prescribed period to file the Amended initial brief shall end by May 28 plus

five days, i.e. June 2, 2016.

Further, the day of service is defined by depositing of mailings, not by receiving of mailings. In any way, the technicalities shall not be reasons to deny the appellant's due process right to appeal. This appeal shall move forward.

June 27, 2016

Haiyan Lin
P.O. Box 8776
Columbia, SC 29202
803-504-3604

State of South Carolina

South Carolina Court of Appeal
Libby Corporation, Respondent
Haiyan Lin^{V.}, Appellant
Appellate Case No. 2015-00350
Certificate of Service

I certify that I have served the
respondent the Reply to Amended
Motion to Dismiss by US mail
to Joseph A. Vasquez, Esquire, P. O. Box
4024, W. Columbia, SC 29171-4024
on June 27, 2016

Haiyan Lin
P.O. Box 8776
Columbia, SC 29202.

RECEIVED
JUN 27 2016
SC Court of Appeals