

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Appeal from Richland County
The Honorable Letitia H. Verdin, Circuit Court Judge

Case No. 2014-40-00993

Appellate Case No. 2016-001058

RECEIVED

JAN 09 2017

SC Court of Appeals

Justin T., a minor, by and through his parent
Caren D. Taylor

APPELLANT

vs.

Richland County School District One,
and Percy Mack

RESPONDENTS

APPENDIX

PETITION FOR REHEARING

Caren D. Taylor
2139 Oak Street
Columbia, South Carolina 29204
(803) 765-2107

Appellant *Pro Se*

The South Carolina Court of Appeals

Justin T., a minor, by and through his parent Caren D.
Taylor, Appellant,

v.

Richland County School District One, and Percy Mack,
Respondents.

Appellate Case No. 2016-001058

ORDER

Respondent's motion to supplement the record on appeal on appeal is granted to the extent that Respondent may supplement the record with Defendants' Memorandum of Law in Support of the Motion to Dismiss. The request to supplement the record is denied as to the remaining documents because those documents were not presented to the circuit court. *See* Rule 210(c), SCACR (providing that the record on appeal shall not include any matter which was not presented to the lower court).


FOR THE COURT

Columbia, South Carolina

cc:

Caren Taylor

Dwayne Traynor Mazyck, Esquire

FILED

Dec. 22, 2016 *JK*

STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)

IN THE COURT OF COMMON PLEAS

Justin T. Taylor, a minor, by and through)
his parents Caren D. Taylor and Carl)
Gibson,)

C.A. No. 2014-CP-400-0993

Plaintiffs,)

**DEFENDANT'S MEMORANDUM OF LAW
IN SUPPORT OF MOTION TO DISMISS**

vs.)

Richland County School District One, and)
Percy Mack, Superintendent in his official)
Capacity,)

Defendants.)

I. PROCEDURAL HISTORY AND STATEMENT OF FACTS

This matter began as a recommendation for expulsion based on Justin Taylor allegedly committing a violation of Richland School District One's ("District") Discipline Code section IV (I) Sexual Misconduct which includes consensual intercourse, sexual harassment, groping or indecent exposure. Justin was charged with simple assault by the Forest Acres Police Department for the incident that occurred at A.C. Flora High School on November 19, 2013. Justin was suspended and recommended for expulsion on November 20, 2013, by Mr. Richard McClure, Principal of A.C. Flora High School, as a result of his violation of the District's Discipline Code. The expulsion hearing before the District's Hearing Officer was held on Monday, November 25, 2013. The Hearing Officer placed Justin at Richland One Evening High School in lieu of expulsion. Justin and his family appealed the decision to the Board. The Board heard the appeal on Tuesday, January 14, 2014. The Board upheld the administration's decision. This appeal follows.

II. ARGUMENT

A. The decision of the administration and Board to transfer Justin Taylor in lieu of expulsion is not appealable to Circuit Court.

Under well-established South Carolina law, student suspensions are not subject to appeal to Circuit Court. The South Carolina Supreme Court considered this issue in the Davis v. School District of Greenville case. With regard to appeals of transfers to alternative schools in lieu of expulsion the Court held that transfers of students are governed by section 59-63-250, which provides:

"The Board or a designated administrator may transfer a pupil to another school in lieu of suspension or expulsion but only after a conference or hearing with the parents or legal guardian. The parents or legal guardian may appeal a transfer made by an administrator to the board."

The limited appeal provisions of Davis apply despite the fact that the matter began as a recommendation for expulsion. In Davis, the student was also initially recommended for expulsion. The District ultimately decided to assign the student to an alternative school in lieu of expulsion, as was done with the Plaintiff in this matter. In response to Davis, the Plaintiff's argument that the matter was appealable to Circuit Court because it began as a recommendation for expulsion, the Court held:

"Respondent contends, however, that because the proceedings began as expulsion proceedings, and the procedure initially followed by the District was pursuant to the expulsion statute, see § 59-63-240, he retains the full appellate rights outlined in that statutory section. Respondent further maintains that because the statutory language provides that the 'action of the board may be appealed to the proper court'-without regard to whether the action resulted in an actual expulsion-the circuit court properly found it had the power to review the Board's action in this case. We disagree."

Similarly, in this case, although Justin Taylor's case began as a recommendation for expulsion, because that recommendation ultimately was rejected, the decision to transfer him in lieu of expulsion is not appealable.

The court further held in Davis that:

"Section 59-63-250 expressly provides for discipline in the form of a transfer "in lieu of suspension or expulsion;" therefore, it plainly envisions the possibility that the student may be involved in expulsion proceedings prior to being transferred. The statute then specifically provides for only one level of appeal. Had the Legislature intended for a transferred student to have all the rights outlined in the expulsion statute, it could have provided specifically for that procedure in section 59-63-250. We therefore hold the Legislature intended that when a student is merely transferred, and not expelled, the review of the decision ends with the Board. See §59-63-250; Hodges v. Rainey, supra (the cardinal rule of statutory construction is to ascertain and effectuate the intent of the Legislature).

Indeed, a contrary interpretation would create a significant conflict between sections 59-63-240 and 59-63-250, allowing further appellate review of a transfer if the proceedings were initiated under the expulsion statute, but not of a transfer initiated under the transfer statute. Hodges v. Rainey, supra (statutes should be harmonized whenever possible to prevent an interpretation that would lead to a result that is plainly absurd); see also Aledo Indep. Sch. Dist. v. Reese, 987 S.W.2d 953, 958 (Tex. App. 1999) (where the court held that a student's transfer to an alternative education program was not an expulsion, in part because the applicable statutes provided no district court review for alternative placements but allowed further court review for expulsions). Thus, once the hearing officer rejected expulsion and imposed the sanction of transfer, the transfer statute became applicable. That section's appellate procedure simply does not provide for appeal of the Board's decision to the circuit court. See 59-63-250. Accordingly, the circuit court lacked subject matter jurisdiction to review the Board's decision."

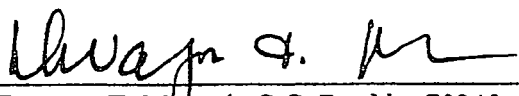
For the above-stated reasons, Defendants submit that this court lacks subject matter jurisdiction in this matter and that, accordingly, the appeal should be dismissed.

[SIGNATURE LINE ON FOLLOWING PAGE]

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Respectfully submitted,

CHILDS & HALLIGAN, P.A.

By: 
Dwayne T. Mazyck, S.C. Bar No. 70240
dmazyck@childs-halligan.net

P.O. Box 11367
Columbia, South Carolina 29211
(803) 254-4035

Attorney for Defendants

April 15, 2016

Columbia, South Carolina

CERTIFICATE OF SERVICE BY MAIL

The undersigned of Childs & Halligan, P.A., hereby certifies that she has served the following counsel of record with the foregoing **DEFENDANT'S MEMORANDUM OF LAW IN SUPPORT OF MOTION TO DISMISS** by mailing a copy of same, postage prepaid and return address clearly indicated, to the following on this 15th day of April 2016:

Alex Thomas Postic, Esq.
The Law Offices of Alex Thomas Postic, PA
PO Box 11929
Columbia, SC 29211

Shelley M. Kohr

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Appeal from Richland County
The Honorable Letitia H. Verdin, Circuit Court Judge

Case No. 2014-40-00993

Appellate Case No. 2016-001058

Justin T., a minor, by and through his parent
Caren D. Taylor

APPELLANT

vs.

Richland County School District One,
and Percy Mack

RESPONDENTS

RECORD ON APPEAL

Caren D. Taylor
2139 Oak Street
Columbia, South Carolina 29204
(803) 765-2107

Appellant *Pro Se*

Childs & Halligan, P.A.
Dwayne T. Mazyck, Esquire,
PO Box 11367
Columbia, SC 29211-1367
(803) 254 - 4035

Attorney for Respondent

RECEIVED
NOV 03 2016
SC Court of Appeals

CERTIFICATE

The undersigned hereby certifies that the Record on Appeal contains all material proposed by the Appellant and contains only one item proposed by the Respondents and not any other material.

SC Appellate Court Rule 210 (c) provides in pertinent part:

(c) Content. The Record on Appeal shall include all matter designated to be included by any party under Rule 209 and shall comply with the requirements of Rule 267. The Record shall not, however, include matter which was not presented to the lower court or tribunal. ...

Subsequently, Respondents' Designated Matter listed below was not included in the Record on Appeal pursuant SC Appellate Court Rule 210 (c) because they were not filed in the Richland County Circuit Court (R. pages 21 -24):

1. Letter from Sharon D. Minnieweather to Caren Taylor dated January 16, 2014
2. Letter from Sharon D. Minnieweather to Caren Taylor dated December 11, 2013
3. Letter from Sharon D. Minnieweather to Caren Taylor dated December 10, 2013
4. Letter from Sharon D. Minnieweather to Caren Taylor dated December 6, 2013
5. Letter from Sharon D. Minnieweather to Caren Taylor dated November 21, 2013
6. District Policy on Level II offense: I-Sexual Misconduct
7. City of Forest Acres Incident Report case number 11-13-1796

October 24, 2016

Caren D. Taylor

Caren D. Taylor
2139 Oak Street
Columbia, South Carolina 29204
(803) 765-2107

Appellant *Pro Se*

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Appeal from Richland County
The Honorable Letitia H. Verdin, Circuit Court Judge

Case No. 2014-40-00993

Appellate Case No. 2016-001058

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OCT 24 2016

SC Court of Appeals

Justin T., a minor, by and through his parent
Caren D. Taylor

APPELLANT

vs.

Richland County School District One,
and Percy Mack

RESPONDENTS

PROOF OF SERVICE

I certify that I have served a copy the Record on Appeal on Respondents Richland County School District One and Percy Mack by depositing a copy of it in the United States Mail, postage prepaid and return address clearly indicated, on October 24, 2016 addressed to the attorney of record:

Childs & Halligan, P.A.
Dwayne T. Mazyck, Esquire,
PO Box 11367
Columbia, SC 29211-1367

October 24, 2016

Caren D. Taylor

Caren D. Taylor
2139 Oak Street
Columbia, South Carolina 29204
(803) 765-2107

Appellant *Pro Se*

THE STATE OF SOUTH CAROLINA
In The Court Of Appeals

RECEIVED

APPEAL FROM RICHLAND COUNTY
Court of Common Pleas

NOV 03 2016

SC Court of Appeals

The Honorable Letitia H. Verdin, Circuit Court Judge

C.A. No.: 2016-001058

Justin T., a minor, by and through his parent,
Caren D. TaylorAppellant(s)

v.

Richland County School District One,
and Percy Mack..... Respondent(s)

APPENDIX TO RECORD ON APPEAL

<p>Caren D. Taylor 2139 Oak Street Columbia, SC 29204 (803) 765-2107</p> <p><i>Appellant</i></p>	<p>Dwayne T. Mazyck, S.C. Bar No. 70240 CHILDS & HALLIGAN, P.A. PO Box 11367 Columbia, SC 29211 (803) 254-4035</p> <p>dmazyck@childs-halligan.net</p> <p><i>Attorney for Respondent</i></p>
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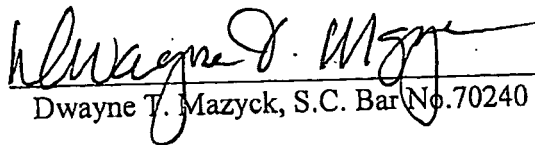
Respondents propose the following be included in the Record on Appeal:

- 1) Letter from Sharon D. Minnieweather to Caren Taylor dated January 16, 2014
- 2) Letter from Sharon D. Minnieweather to Caren Taylor dated December 11, 2013
- 3) Letter from Sharon D. Minnieweather to Caren Taylor dated December 10, 2013
- 4) Letter from Sharon D. Minnieweather to Caren Taylor dated December 6, 2013
- 5) Letter from Sharon D. Minnieweather to Caren Taylor dated November 21, 2013
- 6) District Policy on Level II offense: I-Sexual Misconduct
- 7) Motion to Dismiss Hearing Transcript from Circuit Court which took place on April 15, 2016
- 8) City of Forest Acres Incident Report case number 11-13-1796

I certify that this designation contains no matter which is irrelevant to this appeal.

Respectfully submitted,

CHILDS & HALLIGAN, P.A.

By: 
 Dwayne T. Mazyck, S.C. Bar No. 70240

P.O. Box 11367
 Columbia, South Carolina 29211
 (803) 254-4035

Attorney for Respondents

September 23rd 2016
 Columbia, South Carolina

11

THE STATE OF SOUTH CAROLINA
In The Court Of Appeals

RECEIVED

NOV 03 2016

APPEAL FROM RICHLAND COUNTY
Court of Common Pleas

SC Court of Appeals

The Honorable Letitia H. Verdin, Circuit Court Judge

C.A. No.: 2016-001058

Justin T., a minor, by and through his parent,
Caren D. TaylorAppellant(s)

v.

Richland County School District One,
and Percy Mack..... Respondent(s)

RESPONDENTS' MOTION TO SUPPLEMENT THE RECORD ON APPEAL

Pursuant to SCACR 212(b), Respondents move to supplement the Record on
Appeal with:

- (1) Defendants' Memorandum of Law in Support of its Motion to Dismiss;
- (2) Letters from the District's Hearing Officer to the Appellant's mother discussing Appellant's placement at Richland One Evening High School in lieu of expulsion;
- (3) The District's Student Code of Conduct Policy on Level II offense: I-Sexual Misconduct; and
- (4) The Forest Acres Incident Report regarding charges filed against

Appellant as a result of the incident giving rise to Appellant's transfer to Richland One Evening High School.

Respondents move without the consent of Caren Taylor, who is proceeding *pro se* on behalf of Justin T., to supplement the Record on Appeal because she contends that the above-referenced documents should be excluded because they were not in the Record on Appeal to the Circuit Court. However, all of the documents Respondents move to include in the Record on Appeal to this Court were discussed either in Defendants' Memorandum of Law in Support of its Motion to Dismiss,¹ Appellant's Notice of Appeal, or Amended Notice of Appeal, and as such, are matters that were presented to the Circuit Court and are relevant to this Appeal.

Currently, final briefs are due to be filed by November 14, 2016, but subject to the Court's approval, the parties will hold those final briefs in abeyance until the Court rules on this motion, so that both parties will know if they should refer to page numbers in the current Record and the Appendix to the Record on Appeal.

WHEREFORE, Respondents respectfully request that the court permit it to supplement the Record on Appeal by filing an Appendix to the Record on Appeal.

[SIGNATURE LINE ON FOLLOWING PAGE]

¹ Defendants' Memorandum of Law in Support of its Motion to Dismiss was provided to Appellant's former counsel and to the Circuit Court Judge immediately prior to the Motion to Dismiss hearing on April 15, 2016. This brief was inadvertently not included in Respondents' Designation of Matter to be included on the Record on Appeal.

Respectfully submitted,

Dwayne T. Mazyck

CHILDS & HALLIGAN, P.A.

Dwayne T. Mazyck, S.C. Bar No.70240
dmazyck@childs-halligan.net

1301 Gervais Street, Suite 900
P.O. Box 11367
Columbia, SC 29211
(803) 254-4035

Attorney for Respondents

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Appeal from Richland County
The Honorable Letitia H. Verdin, Circuit Court Judge

Case No. 2014-40-00993
Appellate Case No. 2016-001058

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SC Court of Appeals

Justin T., a minor, by and through his parent
Caren D. Taylor

APPELLANT

vs.

Richland County School District One,
and Percy Mack

RESPONDENTS

RETURN
MEMORANDUM OF LAW IN
OPPOSITION TO RESPONDENT'S MOTION TO
SUPPLEMENT THE RECORD ON APPEAL

SC Appellate Court Rule 210 (c) provides in pertinent part:

(c) **Content.** The Record on Appeal shall include all matter designated to be included by any party under Rule 209 and shall comply with the requirements of Rule 267. The Record shall not, however, include matter which was not presented to the lower court or tribunal. ...

Subsequently, **RESPONDENT'S MOTION TO SUPPLEMENT THE RECORD ON APPEAL** pursuant to SCAR 212(b) with the documents listed below cannot be added to the **RECORD ON APPEAL** pursuant SC Appellate Court Rule 210 (c) because they were not filed in the Richland County Circuit Court (Record pages 21 -24)¹:

1. Defendants' Memorandum of Law in Support of its Motion to Dismiss;

¹ The Richland County Common Pleas Case History For Case No. 2014CP40093 printed on 04/15/2016 & 05/10/2016 clearly shows that the documents requested to be supplemented to the RECORD ON APPEAL have never been filed in the Richland County Circuit Court.

2. Letter's from the District's Hearing Officer to the Appellant's mother discussing Appellant's placement at Richland One Evening High School in lieu of expulsion;
3. The District Student Code of Conduct Policy on Level II offense: I-Sexual Misconduct; and
4. The Forest Acres Incident Report regarding charges filed against Appellant as a result of the incident giving rise to Appellant's transfer to Richland One Evening High School.

The Richland County Common Pleas Case History for case No. 2014CP40093 printed on 04/15/2016 and 05/10/2016 are attached as Exhibit 1 and Exhibit 2 respectively, and are incorporated herein by reference.

Additionally, Respondents assertions that Appellant "contends that the above referenced documents should be excluded because they were not in the Record on Appeal to the Circuit Court"², and that the documents listed above can be added to the Record on Appeal under SCAR 212(b) because they "were discussed either in Defendants' Memorandum of Law in Support of its Motion to Dismiss³, Appellant's Notice of Appeal, or Amended Notice of Appeal, and as such, are matters that were presented to the Circuit and are relevant to this Appeal" is frivolous. As a matter of law, the documents listed above are EXHIBITS (not colloquy) that were neither filed in the Circuit Court nor entered at the hearing on April 15, 2016. (Record page 14 lines 5 -6)

WHEREFORE, Appellant respectfully request that this Honorable Court deny **RESPONDENT'S MOTION TO SUPPLEMENT THE RECORD ON APPEAL** and Strike /exclude Respondents' **APPENDIX TO THE RECORD ON APPEAL** which was filed in the SC Court of Appeals on November 3, 2016.

November 14, 2016

Caren D. Taylor

Caren D. Taylor
 2139 Oak Street
 Columbia, South Carolina 29204
 (803) 765-2107

Appellant *Pro Se*

² Appellant's primary issue is that the RECORD ON APPEAL was not filed by Defendants in the Circuit Court as required by SCRCP Rule No. 75; and the RESPONDENTS' DESIGNATION OF MATTER TO BE INCLUDED IN THE RECORD ON APPEAL except for one Exhibit, the Exhibits in RESPONDENTS' MOTION TO SUPPLEMENT THE RECORD ON APPEAL and the Exhibits in the APPENDIX TO THE RECORD filed in this Court on November 3, 2016 have not been filed in the Circuit Court.

³ Defendants' Memorandum of Law in Support of its Motion to Dismiss was not offered as an Exhibit at the April 15, 2016 hearing and has never been filed in the Circuit Court. (Record page 14 lines 5-6, & Pages 21-24 Respectively)

**Richland County Common Pleas
CASE HISTORY FOR CASE 2014CP4000993**

EXHIBIT 1

16

Justin T Taylor , plaintiff, et al vs Richland County School District One , defendant, et al

STATUS: Appeal

FILED DATE: 2/19/2014

CASE TYPE: CP/Use AP Case Type 999

JUDGE:

CASE PARTIES:

Plaintiff Taylor, Justin T

Plaintiff Attorney Postic, Alexandre Thomas
PO Box 11926, Columbia, SC 29211

Defendant Richland County School District One

Defendant Mack, Percy

Plaintiff Taylor, Caren D

Plaintiff Gibson, Carl

Plaintiff Doe, John

Plaintiff Doe, Mary

Defendant Attorney Mazyck, Dwayne Traynor
PO Box 11367, Columbia, SC 292111367

CASE HISTORY FOR CASE 2014CP4000993

Taylor, Justin T

Age: Unknown
DL#:

DOB: Unknown
SSN: 000-00-0000

COST	ORIGINAL	BALANCE DUE	DISBURSED	PAY PRIORITY
Action: Petition/Filing Fee Required Civil Filing Fee County 44%/100%	\$44.00	\$0.00	\$44.00	999

Print Date: 04/15/2016
Print Time: 11:18:09AM
Requested By: EB232681

CaseHistory.rpt V6.1

CASE HISTORY FOR CASE 2014CP4000993

Civil Filing Fee State 56%	\$56.00	\$0.00	\$56.00	999
SCJD Filing Fee Proviso \$50 / \$25	50.00	0.00	50.00	999
Action: Motion/Motion Filing Fee Motion/Order Filing Fee \$25	25.00	0.00	25.00	999
Total:	\$175.00	\$0.00	\$175.00	

DATE	TIME	EVENT DESCRIPTION
2/19/2014	2:25 PM	Filing recorded: Petition/Filing Fee Required
2/19/2014	2:26 PM	Appeal/Notice of Appeal
2/19/2014	4:30 PM	Filing recorded: Service/Certificate Of Service
2/19/2014	12:21 PM	Filing recorded: Appeal/Notice of Appeal
3/4/2014	11:16 AM	Filing recorded: Amended Notice of Appeal
3/11/2014	11:57 AM	Filing recorded: Motion/Motion Filing Fee
4/4/2014	10:39 AM	Filing recorded: Verification/Verified
2/19/2014	2:26 PM	Received payment of \$150 from Alexandre Thomas Postic for Justin T Taylor . Printed receipt #173480.
3/11/2014	11:58 AM	Received payment of \$25 from Childs for Justin T Taylor . Printed receipt #174684.
3/5/2014	12:00 AM	MORENOC recorded the following Case Note: Certificate of Service
3/8/2016	12:00 AM	AH233224 recorded the following Case Note: Motion APPNOA - Appeal/Notice of Appeal added to Roster: 941 - APPEAL ROSTER APRIL 15, 2016 Roster Begin Date 2016-04-15 - End Date 2016-04-15

Richland County Common Pleas
CASE HISTORY FOR CASE 2014CP4000993

EXHIBIT 2

18

Justin T Taylor , plaintiff, et al vs Richland County School District One , defendant, et al

FILED DATE: 2/19/2014

CASE TYPE: CP/Use AP Case Type 999

STATUS: Dismissed

JUDGE:

CASE PARTIES:

Plaintiff Taylor, Justin T

Plaintiff Attorney Postic, Alexandre Thomas
PO Box 11926, Columbia, SC 29211

Defendant Richland County School District One

Defendant Mack, Percy

Plaintiff Taylor, Caren D

Plaintiff Gibson, Carl

Plaintiff Doe, John

Plaintiff Doe, Mary

Defendant Attorney Mazyck, Dwayne Traynor
PO Box 11367, Columbia, SC 292111367

CASE HISTORY FOR CASE 2014CP4000993

Taylor, Justin T

Age: Unknown
DL#:

DOB: Unknown
SSN: 000-00-0000

COST	ORIGINAL	BALANCE DUE	DISBURSED	PAY PRIORITY
Action: Petition/Filing Fee Required Civil Filing Fee County 44%/100%	\$44.00	\$0.00	\$44.00	999

Print Date: 05/10/2016
Print Time: 4:37:37PM
Requested By: DW233612

CaseHistory.rpt V6.1

Page 1 of 2

CASE HISTORY FOR CASE 2014CP4000993

19

Civil Filing Fee State 56%	\$56.00	\$0.00	\$56.00	999
SCJD Filing Fee Proviso \$50 / \$25	50.00	0.00	50.00	999
Action: Motion/Motion Filing Fee				
Motion/Order Filing Fee \$25	25.00	0.00	25.00	999
Total:	\$175.00	\$0.00	\$175.00	

DATE	TIME	EVENT DESCRIPTION
2/19/2014	2:25 PM	Filing recorded: Petition/Filing Fee Required
2/19/2014	2:26 PM	Appeal/Notice of Appeal
2/19/2014	4:30 PM	Filing recorded: Service/Certificate Of Service
2/19/2014	12:21 PM	Filing recorded: Appeal/Notice of Appeal
3/4/2014	11:16 AM	Filing recorded: Amended Notice of Appeal
3/11/2014	11:57 AM	Filing recorded: Motion/Motion Filing Fee
4/4/2014	10:39 AM	Filing recorded: Verification/Verified
4/18/2016	2:44 PM	Form 4 Order Motion to dismiss is granted. Court does not
2/19/2014	2:26 PM	Received payment of \$150 from Alexandre Thomas Postic for Justin T Taylor . Printed receipt #173480.
3/11/2014	11:58 AM	Received payment of \$25 from Childs for Justin T Taylor . Printed receipt #174684.
3/5/2014	12:00 AM	MORENOC recorded the following Case Note: Certificate of Service
3/8/2016	12:00 AM	AH233224 recorded the following Case Note: Motion APPNOA - Appeal/Notice of Appeal added to Roster: 941 - APPEAL ROSTER APRIL 15, 2016 Roster Begin Date 2016-04-15 - End Date 2016-04-15
4/18/2016	12:00 AM	AH233224 recorded the following Case Note: Form 4 Order Motion to dismiss is granted. Court does not have subject matter jurisdiction