

The South Carolina Court of Appeals

Goldie Grier Reeves, Appellant,

v.

Dr. Rogers C. Reeves, Individually and as Trustee of the
Reeves Family Trust, Respondent.

Appellate Case No. 2013-002082

ORDER

First, this court construes Appellant's January 30, 2017 and March 22, 2017 letters as motions requesting this court to find Respondent perpetrated fraud. After careful consideration, Appellant's motions are denied.

Second, this court construes Appellant's letter, which was filed February 21, 2017, as a motion requesting to supplement the record on appeal with a deposition in its entirety. No return was filed. Pursuant to Rule 210(c), SCACR, the record on appeal shall not "include matter which was not presented to the lower court or tribunal." Because Appellant's filing does not indicate whether or not the entire deposition was actually "presented to the lower court," this court hereby directs Appellant to serve and file a response addressing whether the entire deposition was presented to the lower court. Appellant shall serve and file the response within ten days of the date of this order. This court will act on the motion to supplement upon receipt of the response or the expiration of ten days.


FOR THE COURT

Columbia, South Carolina

FILED

Apr. 15, 2017

cc:

Goldie Grier Reeves

Terry Guy Chasteen, Esquire