

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

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APR 04 2017

APPEAL FROM RICHLAND COUNTY SC Court of Appeals
COURT OF COMMON PLEAS

The Honorable G. Thomas Cooper, Jr.
and
The Honorable DeAndre G. Benjamin
Circuit Court Judges

APPELLATE CASE No.: 2016-002582
CIVIL Action No. 2014-CP-40-03397

Larry Edward Hendricks, Appellant,
v.
S.C. Dept. of Mental Health, Respondent.

MOTION TO ORDER CLARIFICATION

The Appellant, proceeding pro-se, pursuant to Rule 207(a)(1) SCACR, had sent The Respondent an "Agreement TO NOT ORDER A TRANSCRIPT," on March 15, 2017. On March 27, 2017, The Appellant received a letter from Respondent's Counsel "respectfully declining to sign your proposed agreement, . . ."

This confused The Appellant. The Appellate matter before the court concerns a Motion for Summary Judgment, granted The Respondent. There is no transcript that factors into the motion or the Court's order.

The only other issue under review is an order where a Rule 59(e) SCRPC, remained pending that had not been properly reviewed. That particular order was regarding a Motion to Show Cause that was ruled upon by the lower court. When a Motion to Alter or Amend was filed by Appellant, The Respondent agreed with the Appellant that it should be amended to conform with established court precedent. No Amend Order was issued before the closing of the case.

The documents that the Appellate panel would need to review would be included in the Designation of matter. The Appellant believes that there is no need for a transcript, because no testimony would be of consequence in this matter. The Appellant also feels that he is prejudiced by Respondent NOT being specific regarding why, and for what dates a transcript, it felt a transcript to be necessary.

As such, The Appellant humbly asks that the court intercede on behalf of this pro-se litigant, and order that The Respondent explain

its reasoning that a transcript would be necessary for these proceedings. If Respondent can not do so, then the Respondent should be ordered to sign off on the Appellant's Agreement NOT TO ORDER A TRANSCRIPT, and allow this matter to be timely briefed.
THIS THE APPELLANT HUMBL Y PRAYS!

March 30, 2017

Sincerely,
Larry Edward Hendricks
Larry Edward Hendricks
Appellant, Pro-se
1700 St. Andrews terr., Bldg A
Columbia, SC 29210-5412

CERTIFICATE OF SERVICE

I, The Appellant, by signing above, certifies that I have sent a copy of the above ~~and his~~ motion to Respondent's counsel, Matthew G. Gerrald, P.O. Box 8448, Columbia, SC 29202, via The U.S. Postal service, on the above date.

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SC Court of Appeals

Larry Edward Hendricks
Correct Care

1700 St. Andrews Terr., Bldg. A
Columbia, SC 29210-5412

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SC Court of Appeals

Clerk, S.C. Court of Appeals
Columbia, SC 29211

March 30, 2017

Re: Hendricks v. SC DMH, App. case # 2016-002582.

Dear Madam Clerk,

Please find enclosed my Motion for an Order of Clarification. I am sending a copy to the Respondent with this mailing.

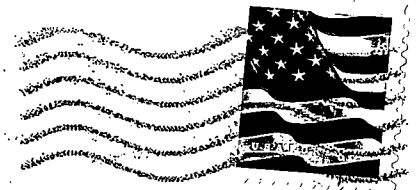
I appreciate your time and assistance in filing this matter with the Appellate Court.

Sincerely,
Larry Edward Hendricks
Larry Edward Hendricks

cc: Matthew G. Gerral, Esq
File

Larry Hendricks
Correct Care
1700 St. Andrews terr, Bldg. A
Columbia, SC 29210-5412

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South Carolina Court of Appeals
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Columbia, SC 29211-1629

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