

Patricia A. Frierson
PO Box 1185 Columbia,
South Carolina 29201
(803) 556-4925

November 8, 2012

Mr. Stephen L. Hudson, Esq.
2008 Marion Street, Suite G
Columbia, SC 29201

Re: Patricia A. Frierson v. Kimberly S. Clark
Appellate Case No. 2012-213278

Dear Mr. Hudson:

Regarding our telephone conversation Wednesday, The South Carolina Court of Appeals requires an AGREEMENT NOT TO ORDER THE TRANSCRIPT with original signatures of both parties. Since both the Appellant and the Respondent's initial brief are filed and nothing can be added to the Record, ordering the transcript is unnecessary.

Under Rule 207(a) 1 of the SCCAR, "If a party to the appeal unjustifiably refuses to agree to ordering less than the entire transcript, appellant may move to be awarded costs for having unnecessary portions transcribed." In this case Mr. Hudson, ordering the transcript is unnecessary. I am enclosing AN AGREEMENT NOT TO ORDER THE TRANSCRIPT executed by me for your signature should you decide to. Please send me a copy. I'm also requesting the entire transcript from the court reporter should you decide not to and will move the Court to be awarded for appropriate costs for unnecessarily transcribing transcript.

If you have any question, please do not hesitate to contact me.

Very truly yours



Patricia A. Frierson

Enc.

cc: Clerk, Court of Appeals

RECEIVED

NOV 14 2012

SC Court of Appeals