

The Supreme Court of South Carolina

Evelyn Buckle, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2017-001278

ORDER

In a document entitled "On Motion for Writ of Mandamus & a Stay," petitioner asks this Court to reconsider our order dated June 21, 2017, in which we denied petitioner's "motion to appeal and a motion to stay prior order of dismissal," request for a rule to show cause, and motion to compel the circuit court to rule on a motion. Petitioner contends her prior motions asked, not for an appeal, but for a rule to show cause why the State has refused to respond to a second application for post-conviction relief petitioner has filed in the circuit court. Because petitioner has shown no reason why her request cannot be resolved by the circuit court, petitioner's request to this Court is denied. Rule 245(a), SCACR (this Court will not entertain matters in its original jurisdiction which can be determined below without material prejudice to the rights of the parties); *Key v. Currie*, 305 S.C. 115, 406 S.E.2d 356 (1991) (only if an extraordinary reason, such as a question of significant public interest or an emergency, exists will the Court determine a matter in its original jurisdiction).



FOR THE COURT

C.J.

Columbia, South Carolina
August 09, 2017

cc:

Alan McCrory Wilson, Esquire

Daniel Francis Gourley, II, Esquire

Evelyn Buckle, 03009884