

March 9, 2018

Attorneys at Law
Alabama
Florida
Georgia
Louisiana
Mississippi
South Carolina
Tennessee
Texas
Washington, DC

Via Hand Delivery

The Honorable Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals
1220 Senate Street
Columbia, South Carolina 29201

John F. Beach
Direct: 803.343.1269
E-Fax: 803.343.1224
john.beach@arlaw.com

RECEIVED
MAR 09 2018
SC Court of Appeals

RE: *In re: The Estate of James Brown (2)*
Appellate Case No.: 2018-000104
A&R Case No.: 022853-000001

Dear Ms. Kitchings:

I am writing on behalf of Respondent David C. Sojourner, Jr., in his capacity as Limited Special Administrator and Limited Special Trustee (the "LSA"), in response to the Court's February 27, 2018 letter, to address whether the orders challenged on appeal are currently appealable. Upon review of the applicable law, the LSA believes the orders on appeal are interlocutory and not immediately appealable.

Today Respondent Tommie Rae Brown submitted her memorandum in this appeal addressing the appealability of the orders on appeal. In that memorandum, Ms. Brown provides the legal and factual basis for concluding the orders on appeal are interlocutory and, under well-settled principles of law, not immediately appealable. The LSA concurs with Ms. Brown's memorandum and adopts it verbatim by this reference as the LSA's position.

Please let me know if the LSA can provide additional information on this issue or otherwise related to this appeal.

Respectfully submitted,



John F. Beach

JFB/lbb

cc: All counsel of record