

SOUTH CAROLINA COURT OF APPEALS - CASE NO. 2018-000575

TO: South Carolina Court of Appeals

1220 Senate Street
Columbia, South Carolina 29201

ATTN: Jessica ; Case Manager

CC: V.Claire Allen; Deputy Clerk & Jenny Abbott Kitchings; Clerk

RE: Rehearing & Remittitur -Proof of Parties' Agreement to Directly Appeal.
In The Matter of Tara Kay Maddox; Appellant. Appellate Case No. 2018-000575.

FROM: Tara Kay Maddox

Hon. D; Business Administration
307 Blueberry Drive
Lexington, South Carolina 29073

PAGES : 12 (Please See Page #11 - A "Supplemental Action" or "RULE TO SHOW CAUSE")

DATE SENT: March 11, 2018 @ 11:00AM

DATE RECEIVED : ___ > 5:00PM ___

RECEIVED
MAY 11 2018
SC Court of Appeals

Jessica;

Thank you for your attention to this preliminary requests following Case No. 2018-000575. I have filed this Rehearing & Remittitur with you today in compliance with your requests. I have included the document filed by Lexington County Probate Court (Page # 11) which indicates they have taken "supplemental action" which requires "Rule to Show Cause". I have filed a continuance with the Lexington Probate Judiciary Center regarding this attempt to create "Supplemental Action" and/or otherwise "Rule to Show Cause" until the proof of parties' agreement to appeal directly can be redacted and venue remains with the higher court of South Carolina Court of Appeals until otherwise notified (South Carolina Supreme Court).

I have dates & records between myself and The Honorable South Carolina Court of Appeals during these dates March/April 2018 referencing my initial Appeals Notices. That which were not 'contempt' of the Darlington County order; but, records of a matter of civil and legal action which were being excised in accordance with South Carolina Law. I have complied with every program outline given by the judged order from Darlington. I remain in good standing with the courts of Lexington County; also, as a natural born citizen and registered professional practice . However, the Darlington order were drawn after a criminal assault and medical malpractice that I endured by Lexington Medical Center and Lexington EMS which includes absconding with sensitive financial records and material data that I have still not been able to recover. (Note: stolen property included my federal security identification documentation). In this preliminary request; the Right to Request an Appeal and Right to Demand a Hearing that I have filed with the honorable court system is just the beginning of a Call to Justice. The South Carolina Court of Appeals, which now acts to serve and protect my estate and living will - is also not allowed to remit orders to lower courts. I thank you for your time and patience. I thank you for your dedicated expertise and public service. God Bless America.

Sincerely;

Tara Kay Maddox
Hon. D; Business Administration

The South Carolina Court of Appeals

Ex Parte: Disha Dave

In the Matter of Tara Maddox, Appellant,

Appellate Case No. 2018-000575

The Honorable Marvin I. Lawson
Darlington County
Probate Court

ORDER

~~Appellant~~ has failed to provide proof of agreement between the parties' to appeal directly to the Court of Appeals, as required by S.C. Code Ann. § 62-1-308(g), and letter of this Court dated April 6, 2018. Accordingly, this matter is dismissed. The remittitur will be sent as provided by Rule 221(b), SCACR.

FOR THE COURT

BY V. Claire Allen, Deputy
CLERK

Columbia, South Carolina

cc:
Tara Kay Maddox

FILED

April 26, 2018



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

April 06, 2018

Tara Kay Maddox
307 Blueberry Drive
Lexington SC 29073

Re: In the Matter of Tara Maddox
Appellate Case No. 2018-000575

Dear Ms. Maddox:

The Court is in receipt of your material filed March 30, 2018, which we construe to be a notice of appeal. This matter appears to have come from the Probate Court, and unless a direct appeal is authorized by S.C. Code Ann. § 62-1-308(g), the parties' must agree in writing to appeal directly to the Court of Appeals. Within ten (10) days of the date of this letter you must provide proof that the parties' agreed to appeal directly to the Court of Appeals, or this appeal will be dismissed.

Very truly yours,

V. Claire Allen, Deputy

CLERK

Fax

TO: Sc appeal

FROM: Tara maddox

COMPANY:

COMPANY:

FAX: 8037341839

FAX:

SUBJECT:

DATE: Friday, May 11, 2018

RECEIVED
MAY 11 2018
SC Court of Appeals

Fax

TO: Sc appeal

FROM: Tara maddox

COMPANY:

COMPANY: Guy

FAX: 8037341839

FAX: 8033613095

SUBJECT:

DATE: Friday, May 11, 2018

RECEIVED

MAY 11 2018

SC Court of Appeals