

June 25, 2018

RECEIVED
JUN 26 2018
SC Court of Appeals

Deborah M. McCurdy
1403 Geiger Avenue
Columbia, SC 29201

RE: Glenda Couram v Nationwide Mutual Ins., Co., Titan Indemnity Insurance, et.al.
Civil Case No.: 2017-40-CP-04048

Dear Ms. McCurdy:

Per our agreement in the above matter, we have agreed that I will send a down payment of one hundred (\$100) by the 20nd of July 2018 and the balance will be due when the transcript is done and a final exact cost is accessed.

I am in this letter, informing the court of the requirements and arrangements regarding payment of the transcript.¹ I have sent a copy of this letter to the, SC COA Clerk of Court, SC Court Administration and defendants via their attorneys of the arrangements.

Sincerely,



Glenda Couram
Pro se Appellant
104 Macaw Lane
Lexington, SC 29073
grcouram@hotmail.com

/grc

c: Jescelyn Spitz, Esq.
J.R. Murphy, Esq.
Eugene H. Matthews, Esq.
SC Court Administration
Clerk of Court

¹ 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; this motion must be made no later than the time the final briefs are due under Rule 211.

Glen Couram
104 Macaulay
Lex, SC 29073

COLUMBIA SC 290

25 JUN 2018 PM 2 L



RECEIVED
JUN 26 2018
SC Court of Appeals

Jenny Abbott Kitchings
Clerk of Court - COA
P.O. Box 11629
Columbia, SC 29211

29211-162929

