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THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM GREENVILLE COUNTY
Perry H. Gravely, Circuit Court Judge

Appellate Case No. 2017-001147

RECEIVED
OCT 15 2018
SC Court of Appeals

Aminah A. Richburg.....Appellant

v.

E.A. "Rico" Williams, District One
S.C. Basketball Officials Association,
And the South Carolina High School LeagueRespondents

APPELLATE MOTION FOR THE STATE OF SOUTH CAROLINA IN THE COURT OF APPEALS TO GRANT/RE-SUBMIT MOTION (AUGUST 23, 2018) BASED ON DEFAULT MOTION STATUS OF DEFENDANTS FAILURE TO ANSWER APPELLATE MOTION TO PUNISH THE RESPONDENT RICO WILLIAMS AND LEGAL COUNSEL FOR THE PURPOSEFUL MOTION OF DECEIT AND PERJURY COMMUNICATION BY RESPONDENT RICO WILLIAMS' TO SUPPLEMENT RECORD ON APPEAL WITH MATERIALS DESIGNATED BY THE RESPONDENT THAT THE RESPONDENT NEVER PRODUCED DURING DISCOVERY SO ANY DOCUMENTS PRESENTED BY THE RESPONDENTS WERE NEVER A PART OF THE RECORD ON APPEAL SUBMITTED BY THE APPELLATE, AS WELL AS A MOTION TO DISMISS AND NOT HONOR OR ALLOW RESPONDENT RICO WILLIAMS' MOTION TO SUPPLEMENT RECORD ON APPEAL WITH MATERIALS DESIGNATED BY RESPONDENT BUT NOT INCLUDED IN RECORD ON APPEAL. THE APPELLATE REQUEST THE COURT GRANT/AWARD ALL RELIEF IN FAVOR OF THE APPELLATE AND IMPOSE SANCTIONS ON THE RESPONDENTS FOR THEY HAVE PREJUDICED THE APPELLATE CASE THROUGHOUT THE DURATION OF ALL LEGAL PROCEEDINGS BY DISCOVERY ABUSE, PERJURY AND DECEIT WHICH IS COMMUNICATED IN ALL RECORD OF APPEAL DOCUMENTS. THE APPELLATE REQUEST A HEARING IF NECESSARY TO BEGIN THE PROCESS DUE TO THE VOID IN COMMUNICATION AFTER THE PRIOR MOTION SUBMITTED ON AUGUST 23, 2018.

It is the hope of the Appellate that the South Carolina Court of Appeals will allow the Appellate Motion to Grant/Re-Submit Motion (August 23, 2018) based on default motion status of Defendant's failure to answer Appellant's Motion to Punish the Respondent Rico Williams and Legal Counsel For the Purposeful Motion of Deceit and Perjury Communication by Respondent Rico Williams to Supplement Record On Appeal With Materials Designated by the Respondent that the Respondent Never Produced During Discovery, So Any Documents Presented by the Respondents were never a part of the Record On Appeal submitted by the Appellate, As well as A Motion to Dismiss and Not Honor or Allow Respondent Rico William's Motion To Supplement Record on Appeal with Materials Designated by Respondent but not included In the Record on Appeal. The Appellate request the Court to Grant/Award all relief in favor of the Appellate and impose sanctions on the Respondents for they have prejudiced the Appellate case throughout the duration of all legal proceedings by discovery abuse, perjury and deceit which is communicated in all Record On Appeal documents. The Appellate request a hearing if necessary to begin the process due to the void in communication after the prior Appellate motion was submitted on August 23, 2013.



October 12, 2018
Greenville, South Carolina

Aminah A. Richburg, Pro Se
217 Plum Creek Lane
Greenville, SC 29607
(864)419-6707
Appellate

Michael Montgomery, Esquire Et. al
P.O. Box 111449
Columbia, SC 29211
(803) 231-7833
Attorney for Respondent (SCHSL)

Sarah Day Hurley, Esquire
P.O. Box 1509
Greenville, SC 29602
(864) 552-4651
Attorney for Respondent (E.A. "Rico" Williams)

PROOF OF SERVICE OF APPELLANT FOR SERVING APPELLATE MOTION TO GRANT/RE-SUBMIT MOTION (AUGUST 23, 2018) BASED ON DEFAULT MOTION STATUS OF DEFENDANTS FAILURE TO ANSWER APPELLATE MOTION TO PUNISH THE RESPONDENT RICO WILLIAMS AND LEGAL COUNSEL FOR THE PURPOSEFUL MOTION OF DECEIT AND PERJURY COMMUNICATION BY RESPONDENT RICO WILLIAMS' TO SUPPLEMENT RECORD ON APPEAL WITH MATERIALS DESIGNATED BY THE RESPONDENT THAT THE RESPONDENT NEVER PRODUCED DURING DISCOVERY SO ANY DOCUMENTS PRESENTED BY THE RESPONDENTS WERE NEVER A PART OF THE RECORD ON APPEAL SUBMITTED BY THE APPELLATE, AS WELL AS A MOTION TO DISMISS AND NOT HONOR OR ALLOW RESPONDENT RICO WILLIAMS' MOTION TO SUPPLEMENT RECORD ON APPEAL WITH MATERIALS DESIGNATED BY RESPONDENT BUT NOT INCLUDED IN RECORD ON APPEAL. THE APPELLATE REQUEST THE COURT GRANT/AWARD ALL RELIEF IN FAVOR OF THE APPELLATE AND IMPOSE SANCTIONS ON THE RESPONDENTS FOR THEY HAVE PREJUDICED THE APPELLATE CASE THROUGHOUT THE DURATION OF ALL LEGAL PROCEEDINGS BY DISCOVERY ABUSE, PERJURY AND DECEIT WHICH IS COMMUNICATED IN ALL RECORD OF APPEAL DOCUMENTS. THE APPELLATE REQUEST A HEARING IF NECESSARY TO BEGIN THE PROCESS DUE TO THE VOID IN COMMUNICATION AFTER THE PRIOR MOTION SUBMITTED ON AUGUST 23, 2018.

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM GREENVILLE COUNTY
Court of Common Pleas

Perry H. Gravely, Circuit Court Judge

Appellate Case No. 2017-001147

Aminah A. Richburg Pro Se,

Appellant

v.

E.A. "Rico" Williams, District One S.C.
Basketball Officials Association, and the
South Carolina High School League,

Respondent,

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SC Court of Appeals

PROOF OF SERVICE

I certify that I have served Appellant Motion to Grant/Re-Submit Motion (August 23, 2018) based on default motion status of Defendant's failure to answer Appellant's Motion To Punish The Respondent Rico Williams and Legal Counsel For The Purposeful Motion Of Deceit And Perjury Communication By Respondent Rico Williams' To Supplement Record On Appeal With Materials Designated By The Respondent That The Respondent Never Produced During Discovery, So Any Documents Presented By The Respondents Were Never A Part Of The Record On Appeal Submitted By The Appellate, As Well As A Motion To Dismiss And Not Honor Or Allow Respondent Rico Williams' Motion To Supplement Record On Appeal With Materials Designated By Respondent But Not Included In Record On Appeal . The Appellate request the Court Grant/Award all relief in favor of the Appellate and impose sanctions on the Respondents for they have prejudiced the Appellate case throughout the duration of all legal proceedings by discovery abuse, perjury and deceit which is communicated in all Record On Appeal documents. The Appellate request a hearing if necessary to begin the process due to the void in communication after the prior motion submitted on August 23, 2018. All documents were sent to E.A. "Rico" Williams, District One S.C. Basketball Officials Association, and

the South Carolina High School League by depositing a copy of it in the United States Mail, postage prepaid, on August 6, 2018, addressed to the attorney of record for E.A. "Rico" Williams, Sarah Day Hurley, Post Office Box 1509, Greenville, South Carolina 29602, and also addressed to Sowell SG Gray Robinson 1310 Gadsden Street, P.O. Box 11449, Columbia, SC 29211 attorneys for the South Carolina High School League.

October 12, 2018.

A handwritten signature in black ink, appearing to read "Aminah A. Richburg", with a long horizontal flourish extending to the right.

Aminah A. Richburg Pro Se
Aminah A. Richburg
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Appellant



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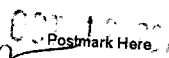
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From: Aminah Kichler
217 Plum Creek Ln
Greenville S.C. 29607



To: Sowell SG Gray Robinson
P.O. Box 11449
Columbia S.C. 29211



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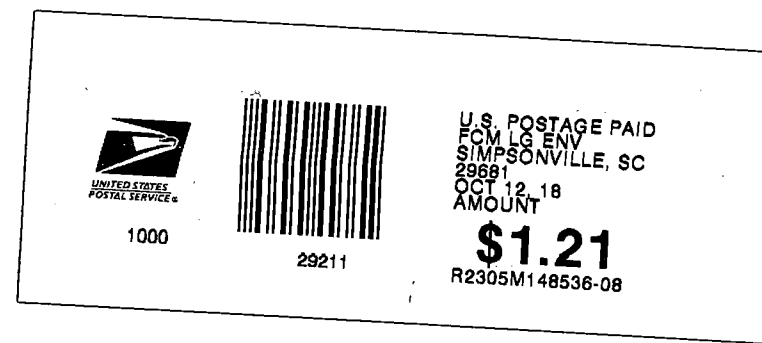
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Greenville S.C. 29607

To: Sarah P. Hurley
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Greenville SC 29602



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South Carolina Court of Appeals
P.O. Box 11629
Columbia, South Carolina
Attn: Hon. Kitchin
29211

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