

RECEIVED

October 15, 2018

OCT 19 2018

SC Court of Appeals

Dear Ms. V. Claire Allen  
SUBJECT: Extortion by the State

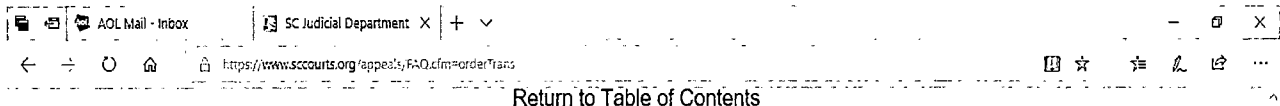
Let it be noted that I received a letter today, 15 October 2018, in reference to Appellate Case No. 2018-001768 for which I am greatly dismayed. The action as you have threatened is nothing short of EXTORTION! Let it be known that I was denied to record the Court Proceedings in question, because according to the Court, they have a Court Stenographer/Reporter that does all the recording for the Court. They even tell you that you can get a copy following the hearings. However what they do not tell the Public is that these records will cost the Defendant 500.00 to 600.00 per transcript! Now I know those who work for the State may make a lot of money as ALL of YOU are being paid by the TAXES on us "The People"! However, most of the rest of us, especially those who are already fighting foreclosures, due to either lost jobs or illnesses, cannot afford 500.00 to 600.00 a pop per transcript! Thus, what lays before the Court is a systematic system of Deprivation of Rights based upon a Class system; for which is divided into those of wealth that can afford to buy the RULING in their favor, and those of us without wealth who cannot! Thereby, your letter confers that unless I pay you (for these transcribed court records) that I am not entitled to appeal my case. This in itself meets the legal definition of EXTORTION! Even if I could afford such records I wouldn't trust them as having been properly transcribed; as the Transcriber/Stenographer was caught congregated within the Judge's secretary office along with both the Plaintiff, and the Plaintiff's witness prior to the said hearing! Thereby, one would be a fool to trust such transcriptions in the first place when there exists the premise that the Transcriber is in a conspiracy with the Banks and the Judge to cover-up the Denial of due Process being engaged by that of the Judge!

Thus, if the Court deems to DISMISS my appeal based upon myself not being able to afford transcripts for which the court says I must buy; then the court in itself is engaged in a Denial of Due Process, and Deprivation of Rights based upon one's wealth; or rather lack of it! I already had to come up with money just to file the appeal. Thereby, to anyone with COMMON SENSE the Court System has been rigged as a system for which only the wealthy are entitled to utilize the Courts!

Let us not forget the State's own website, located at:

<https://www.sccourts.org/appeals/FAQ.cfm#orderTrans>

Which states, and I quote "The transcript shows what evidence and arguments were put before the lower court. This information is required for the Court's review of the appeal. In some cases, a transcript is not required because all necessary information appears in court papers."



### Why do I need to order transcripts?

The transcript shows what evidence and arguments were put before the lower court. This information is required for the Court's review of the appeal. In some cases, a transcript is not required, because all necessary information appears in court papers.

Rule 207 requires the appellant to order the lower court transcript from the court reporter when a transcript is required for the appeal. Generally, this must be done within ten days of serving the notice of appeal in civil cases and within 30 days of serving the notice in criminal cases. Refer to Rule 207 for exact details.

The transcript referred to in this rule is the circuit court transcript, not the transcript from proceedings before a magistrate, municipal judge, probate judge, or the like.

This transcript must be ordered from the circuit court reporter. Do not attempt to order it from the Court of Appeals, from the Supreme Court, from the lower court judge, from the Circuit Court Clerk, or from the Office of Court Administration. If you do not know the name of the court reporter, you may contact the Office of Court Administration to learn the name. However, you must still order the transcript within the time limits established in the Rule.

If a transcript is not required for the appeal, you need not order it.

[Return to Table of Contents](#)

### What is the Appellant's Initial Brief and Designation of Matter?



The evidence of the issue before the Court of Appeal is well defined within my Motions and the Judge's Rulings, not to mention Sworn Affidavits of Witnesses during the proceedings. Now, if the Plaintiff wishes to dispute my claims within my appeal then they can produce these said transcripts, for which then they would also be required to produce the original audio files of the proceedings, as they would be disputed as to having been properly transcribed if not matching my rendering of the said hearings, due to the Court Transcriber congregating with the Plaintiff within the Secretary Chamber (with inner connecting doors) to the Judge's Chamber; prior to the said hearing.

Thereby, let it be noted that I will NOT be paying the Court more money to now file a Motion requesting permission to order a transcript for which I cannot afford; much less need or TRUST as being properly transcribed! Your Rule 207 is non-applicable. Likewise, your threat of dismissing my Appeals Case unless I pay you (being the State) more money for now a motion so that I can be forced to buy a product that I neither TRUST, nor want is as previously stated EXTORTION!

For you to make such a THREAT deems that you yourself have decided that I have no case without them! Have you read my motions (as to know what was included within them)? Have you read the Rulings (as to know what was inclusive in them)? Have you seen the evidence on Record? It is my Right to Appeal and denial of my said RIGHT based upon not purchasing a product will be deemed as a Deprivation of Rights, Denial of Due Process due to MONEY, thereby my refusal being based upon EXTORTION by the State!

I think the State may need to reword such letters before sending them out to Defendants! I would suggest the following:

Dear (Ms. Mrs. Mr. etc) \_\_\_\_\_; not ":" as you used on my letter (typo?)

Our records reflect that the timeline that we have set for you to order transcripts from the court reporter has expired. For our records we would like to know if this was an oversight on your part. If it was then take note that now in order to utilize these transcripts you will now need to file a motion within 10 days of the date of this letter; as denoted within Rule 207. If this was not an oversight and you are wishing to proceed without these transcripts then please notify us within 10 days of the date of this letter to ensure that your Appeal is not dismissed due to material defect.

Sincerely,

As noted above, this would no longer be being sent as a THREAT of Denial of Due Process, but would in fact be seen as a concern for the Proper Due Process of Law and Procedure!

As stated, if you dismiss my Appeals Case based upon non-payment to you for TRANSCRIPTS that are not wanted, needed, or trusted then this is a clear Deprivation of my Right to Appeal based upon my monetary wealth, as well as Denial of Due Process, and EXTORTION.

A person commits the crime of extortion if he knowingly obtains by threat control over the property of another, with intent to deprive him of the property.

**18 U.S. Code § 872 - Extortion by officers or employees of the United States:**

Whoever, being an officer, or employee of the United States or any department or agency thereof, or representing himself to be or assuming to act as such, under color or pretense of office or employment commits or attempts an act of extortion, shall be fined under this title or imprisoned not more than three years, or both; but if the amount so extorted or demanded does not exceed \$1,000, he shall be fined under this title or imprisoned not more than one year, or both.

18 U.S. Code § 876 - Mailing threatening communications:

(d)Whoever, with intent to extort from any person any money or other thing of value, knowingly so deposits or causes to be delivered, as aforesaid, any communication, with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to injure the property or reputation of the addressee or of another, or the reputation of a deceased person, or any threat to accuse the addressee or any other person of a crime, shall be fined under this title or imprisoned not more than two years, or both. If such a communication is addressed to a United States judge, a Federal law enforcement officer, or an official who is covered by section 1114, the individual shall be fined under this title, imprisoned not more than 10 years, or both.

Likewise, as the courts have deemed that CORPORATIONS are Persons then the following applies as well, and the COURTS WERE INCORPORATED for which I can provide proof; the following applies:

18 U.S. Code § 880 - Receiving the proceeds of extortion:

A person who receives, possesses, conceals, or disposes of any money or other property which was obtained from the commission of any offense under this chapter that is punishable by imprisonment for more than 1 year, knowing the same to have been unlawfully obtained, shall be imprisoned not more than 3 years, fined under this title, or both.

Not to mention:

18 U.S. Code § 241 - Conspiracy against rights

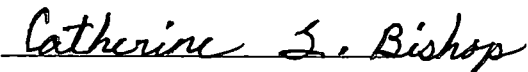
18 U.S. Code § 242 - Deprivation of rights under color of law

Please inform me how you wish to proceed in this matter!

Do take notice that if you insist on depriving me of my Right to Appeal due to not having a Fair and Honest Hearing in the first place, unless I cave to coercion, in that of purchasing a product for which resulted by the State Court refusing myself to make my own recordings, I will file criminal and civil charges against you directly as the law does not protect government employees for engaging in such actions and Deprivation of Rights; and it was you who personally sent this threatening letter to me through the postal system of which denotes myself being DEPRIVED my RIGHT to Appeal unless I pay more money!

Again, please inform me as to how you wish to proceed in this matter!

Sincerely,

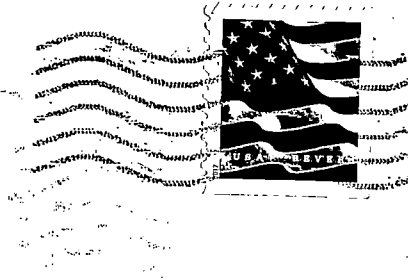
Catherine L. Bishop 



Ms. Cathy Bishop  
306 Coral Way  
Belvedere, SC 29841

AUGUSTA GA 309

17 OCT 2018 PM 1 L



SOUTH CAROLINA COURT of APPEALS  
JENNY ABBOTT KITCHINGS (CLERK)  
P.O. BOX 11629  
Columbia, SC 29211

**RECEIVED**

OCT 19 2018

SC Court of Appeals

2521181529

