

The South Carolina Court of Appeals

John Doe, Appellant,

v.

Board of Zoning Appeals (BZA) and Town of Sullivan's
Island (S.I.), S.I. Zoning Administrator, and S. I.
Building Dept., Individually and In Official Capacity,
Respondents.

Appellate Case No. 2015-002297

ORDER

Appellant has filed an Expedited Motion to Hold in Abeyance requesting (1) an order acknowledging a separate appeal of an order entered by the circuit court on May 22, 2018, (2) an order acknowledging her return of the voided refund check for the filing fee she paid for this separate appeal, and (3) abeyance pending resolution of her expedited motion. In the alternative, Appellant requests (1) an order for return of the current briefs filed in the present appeal for briefing of the additional issues arising from the order that Appellant now seeks to appeal, (2) refund of the filing fee that she paid for a separate appeal of this order, and (3) abeyance pending resolution of her expedited motion. Pursuant to a request from this court, Respondents filed a return to the motion, to which Appellant has filed a reply.

After reviewing the motion, return, and reply, as well as all pertinent documents filed in the present appeal, this court acknowledges that Appellant has filed a separate appeal of the order entered by the circuit court on May 22, 2018, and has returned the voided refund check issued by this court for the filing fee that she paid for this separate appeal. The court takes no action on Appellant's request for abeyance pending resolution of her expedited motion as this order resolves the motion.

Thomas C. Hoff

FOR THE COURT

Columbia, South Carolina

cc:

Cynthia Holmes

John Phillips Linton, Jr., Esquire

George Trenholm Walker, Esquire

FILED

March 6, 2019