

# Exhibit C

STATE OF SOUTH CAROLINA )  
COUNTY OF RICHLAND )

IN THE COURT OF COMMON PLEAS

Case No. 2010-CP-40-4900 - *cert copy*

RUSSELL L. BAUKNIGHT, as Trustee of )  
the James Brown 2000 Irrevocable Trust )  
and the James Brown Legacy Trust, as )  
Personal Representative of the Estate of )  
James Brown, and on behalf of Alan )  
Wilson, in his capacity as Attorney General )  
of the State of South Carolina; Tommie Rae )  
Brown, individually and on behalf of her )  
minor child Janise Vanisha Brown; Lindsey )  
Delores Brown; Deanna J. Brown Thomas; )  
Jason Brown-Lewis; Yamma N. Brown; )  
individually and on behalf of her minor )  
children, Sydney L., Carrington L., and )  
Tonya Brown; Venisha Brown; Larry )  
Brown; and Terry Brown )

ORDER

and )

ALAN WILSON, in his capacity as )  
Attorney General of the State of South )  
Carolina; TOMMIE RAE BROWN, )  
individually and on behalf of her minor )  
child, JAMES B., DARYL J. BROWN, )  
individually and on behalf of his minor )  
child JANISE VANISHA BROWN; )  
LINDSEY DELOREST BROWN; )  
DEANNA J. BROWN THOMAS; JASON )  
BROWN-LEWIS; YAMMA N. BROWN, )  
individually and on behalf of her minor )  
children, SYDNEY L., CARRINGTON L., )  
and TONYA BROWN; VENISHA )  
BROWN; LARRY BROWN; and TERRY )  
BROWN, )

Plaintiffs. )

v. )

Adele Pope, )

Defendant. )

*1. 20 2015*  
*Liz Gaddard*  
C.C.P.&G.S.  
*Anita Knoepfle 10/20/15*  
Deputy Clerk

STATE OF SOUTH CAROLINA )  
COUNTY OF AIKEN )  
Adele J. Pope, )  
Plaintiff, )  
v. )  
Estate of James Brown, Deceased; The )  
James Brown 2000 Irrevocable Trust; )  
Russell L., Bauknight, Individually, as )  
former *Executor de son tort*, and in every )  
current and former fiduciary status claimed )  
or held as to the Estate of James Brown and )  
the James Brown 2000 Irrevocable Trust, )  
Defendants. )  
AND: )  
Robert L. Buchanan, Jr., )  
Interested Party. )

IN THE COURT OF COMMON PLEAS  
Case No. 2013-CP-02-1337 - *original*

ORDER

*1.20.15*  
~~en-201~~ ~~2015~~  
*Liz Godard*  
C.C.P. & G.S.  
*Anita Knoepfle 10/10*  
Deputy Clerk

The Court after conferring with counsel, Judge Manning, and I have determined that judicial economy would be served by a joint, Court-ordered mediation of the of Aiken County Case 2013-CP-02-1337 ("Case 1337") and Richland County Case 2010-CP-40-4900 ("Case 4900").

IT IS, THEREFORE, ORDERED:

1. That Karl Folkens, Esquire, is here by appointed as the mediator and shall choose the time, place, and date of the mediation as soon as possible.
2. All parties and counsel of record are directed to participate in and attend the mediation in person.
3. Counsel must ensure full compliance with Rule 6(b), SCRADR, regarding attendance at the mediation settlement conference.
4. Counsel must certify to the mediator that each has disseminated the mediators "Frequently Asked Questions" to their respective clients within ten (10) days of the scheduled mediation settlement conference.

*[Handwritten signature]*

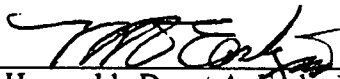
5. The Estate shall advance the cost and expenses of the mediation but will be allowed to deduct said advancements once a distribution is made.

6. Regarding the allocation of the costs of the mediation, the mediator shall have authority to group parties with common interests as one.


7. Within twenty (20) days, counsel shall participate in a pre-mediation telephone conference with the mediator for the purpose of scheduling the mediation and addressing location, timing, and procedure of the mediation settlement conference.

8. The parties shall provide the mediator with a memorandum setting forth their respective positions regarding the issues that need to be resolved within twenty-five (25) days of the date of this order.

AND IT IS SO ORDERED.

  
\_\_\_\_\_  
The Honorable Doyet A. Early, III  
Resident Judge  
Second Judicial Circuit

January 17, 2015  
Aiken, South Carolina

  
\_\_\_\_\_  
The Honorable L. Casey Manning  
Resident Judge  
Fifth Judicial Circuit

January 6, 2015  
Columbia, South Carolina