

The Honorable Jenny Abbott Kitchings
South Carolina Court of Appeals
Post Office Box 00629
Columbia, SC 29211

RECEIVED
MAY 20 2019
SC Court of Appeals

RE: Delores Lewis, as Personal Representative for the Estate of Roxie Williams, deceased, Appellant
v.
Brookdale Senior Living, Inc., FEBC-ALT Investors, LLC
FEBC-ALT Holdings, Inc. Sterling House of Harbison, LLC
Appellate Case No. 2019-000094

Dear Honorable Kitchings:

This letter is in response to the notice of dismissal dated 10th of April 2019 (handwritten) and my displeasure on how my notice of appeal was disregarded by the South Carolina Circuit of Appeals office. After observing shenanigans during the arbitration meeting on November 7 & 8, 2018 in association with Case No. 2015-CP-40-05879 and the pseudo-judgments made by those who do not follow the letter of the law, I filed an appeal submitted in accordance to Rule 203.

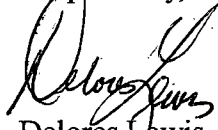
Before filing, I contacted the South Carolina lower court to confirm if the notice of entry was filed with the courts and was informed the last document on file was received 12th September 2016 to the effect of guilefully documenting this case as settled. I contacted the arbitrator, F. Earl Ellis, Jr., who officiated on November 7 & 8, 2018 to provide a corrected document that did not contain careless typographical errors and the details of his ruling with the associated laws prompting his decision process per his contractual mandate. To this day, Mr. F. Earl Ellis, Jr. has not returned my calls.

The notice of appeal was submitted within the timeframe as advised by the appellant court and based on the knowledge that no other corrected documents would be provided to the courts. The ill-advice provided by Attorney Herbert Louthian, Jr. on 9th November 2018 was to file to vacate (based on S.C. Code 15-48-130), which was not applicable for this case as the statute of limitation had passed. I followed the instructions of the Court of Common Pleas based on several phone conversations in December 2018, as the entity of authority, instead of the misleading information from Herbert Louthian, Jr..

I submitted the Notice of Appeal along with a check for \$250.00. The notice of appeal was to address: the arbitrator was not independent of all parties and/ or legal counsel; the arbitrator did not provide final paperwork to the Court and failed to disclose how decision was rendered in the negligence case impeding my constitutional right of appeal to challenge errors submitted as exhibits by the defendant's attorney. The carelessness and outright mishandling of this case at arbitration has produced another victim.

I am optimistic that my concerns will be regarded through swift and comprehensive justice.

Respectfully,



Delores Lewis
2435 E. North Street, Suite 175
Greenville, SC 29615

Dated: May 7, 2019

Enclosure(s): copy of Residency Agreement (selective pages);
Rule 15-48-130- Vacating an Award;
Rule 203 - on Notice of Appeal;
Letter from Herbert Louthian, Jr. on 11/15/18;
copy of Order (handwritten dated 4/10/19)

CC: Chief Administrative Judge - SC Richland County Court of Common Pleas

SC COURT OF APPEALS
JUL 15 2019
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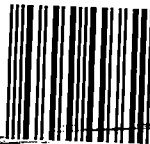
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