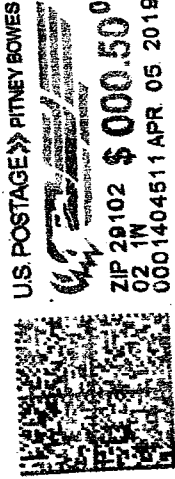


Office of Clerk of Court
CLARENDON COUNTY
BEULAH G. ROBERTS
P.O. BOX 136
MANNING, SC 29102



Frances Reaney Williams
170 Wind Haven Trail S.W.
Atlanta, GA 30331

30331 378168 0008

NOTICE OF CASE SCHEDULING

February 25, 2019



Case 2018CP1400381 - Frances Reaney Williams VS Shirelle Pr Junious , defendant, et al has been added to the following Court Roster:

Roster ID: 161 - One Day Non-Jury term Friday, March 8, 2019 at 9:30 a.m.

This case has been assigned as priority 23 of 29 cases scheduled for the court period of 3/8/2019 through 3/8/2019

To: All Attorneys-at-Law/Pro Se Litigants

From: Clerk of Court - Clarendon County

This roster is for the one-day term of Common Pleas Non-Jury Court scheduled for Friday, March 8, 2019. The Honorable George MaFadden will preside over this term of court beginning at 9:30 a.m. at the Clarendon County Courthouse.

Any request for continuances must be made to Judge McFadden using the e-filing method. Also, a copy of the request must be filed with the Clerk of Court.

Mail Notice To

Frances Reaney Williams
170 Wind Haven Tail S.W.

Atlanta, GA 30331

Court Info:

Common Pleas
PO Box 136
3 West Keitt Street
Manning, SC 29102-9102

If you have any questions regarding the scheduling of this case, please contact the courts at:

(803)435-4443

Respectfully,

A handwritten signature in black ink that reads "Beulah Roberts".

Beulah Roberts
Clerk of Court

Clarendon County Third Judicial Circuit - Roster Details
One Day Non-Jury term Friday, March 8, 2019 at 9:30 a.m.

Common Pleas 161
 Non-Jury 03/08/2019
 McFaddin 03/08/2019

Number of cases = 29

#	Case	Plaintiff Attorney	Defendant Attorney	Filed Date	Sub Type	Status	Notes
1	2017CP1400160 State Automobile Mutual Insurance Company VS Roaneil Johnson	Nicholas Andrew Farr (864) 271-5347 Phillip E. Reeves (864) 271-9580	John Derrick Clark (803) 775-1234 Garry Lynnard Deas (803) 775-7004 John Calhoun Land IV (803) 435-8894 Nelson Russell Parker (803) 435-8894 x103 James David Weeks (803) 775-5556	05/09/2017	Relief 820	Pending	As per attorney Nicholas Farr this case has settled and does not need to be heard.
3	2017CP1400366 Vandebilt Mortgage and Finance Inc VS Mildred Pincney, defendant, et al	Jennifer Dowd Nichols (803) 278-0796	William Cath Land (803) 435-8894	02/22/2017	Foreclosure 420	Pending	
5	2017CP1400405 State Of South Carolina VS Detroit Dudley	Harley Littleton Kirkland (803) 734-0406 Kevin Desmond Maroney (803) 748-2309 Alan McCrory Willson (803) 734-3596		10/18/2017	Forfeit-Petit (840)	Judgment	
7	2017CP1400476 Travelers Property Casualty Company Of America VS Larry Timmons	Amanda Marge Scott (866) 629-0912		12/09/2017	Debt Collection 110	Pending	Hearing needed as per the Chief Administrative Judge
9	2017CP1400509 Clarendon County Sc VS Jestean Hall, defendant, et al	Christopher Ryan Durant (803) 435-0909	Jestean Hall	12/29/2017	Condemnation 410	Pending	

Clarendon County Third Judicial Circuit - Roster Details
 One Day Non-Jury term Friday, March 8, 2019 at 9:30 a.m.

Common Pleas
 Non-Jury

McFaddin
 03/08/2019

161
 03/08/2019

Number of cases = 29

#	Case	Plaintiff Attorney	Defendant Attorney	Filed Date	Sub Type	Status	Notes
11	2018CP1400051 Vanessa Acevedo VS Dwayne Johnson	James McLeod Ervin (803) 708-8471	A. Paul Weisenstein Jr. (803) 418-5700	02/06/2018	Breach of Cont 140	Pending/ADR	
13	2018CP1400113 Clarendon County, Sc VS Rodney Harmett, defendant, et al	Christopher Ryan Dufant (803) 435-0909		03/20/2018	Condemnation 410	Pending/ADR	
15	2018CP1400247 Clarendon County, Sc VS Emanuel Gibson, defendant, et al	Christopher Ryan Dufant (803) 435-0909		08/27/2018	Condemnation 410	Pending/ADR	
17	2018CP1400263 Bridgetta Covington VS Tyler Samuel, defendant, et al	Stephen H. Cook (803) 256-4062	Anthony W. Lwoff (803) 454-1209	07/03/2018	Motor Veh Accd 320	Pending/ADR	
19	2018CP1400293 Jpmorgan Chase Bank National Association VS Candace O Jones, defendant, et al	Angella Jacqueline Grant (803) 252-3340 x107 Allison Earlin Heffernan (843) 655-7700 Henry Guyton Murrell (803) 252-3340 x146 Taasha B. Thompson (803) 252-3340	Kelley Yarbrough Woody (803) 787-9678	07/24/2018	Foreclosure 420	Pending	
21	2018CP1400301 Jefferson Capital Systems, Llc VS Lakaran Green	Adam S. Tesh (864) 248-8386		07/31/2018	Debt Collection 110	Pending/ADR	

Clarendon County Third Judicial Circuit - Roster Details
 One Day Non-Jury term Friday, March 8, 2019 at 9:30 a.m.

Common Pleas
 Non-Jury

McFaddin
 03/08/2019

161
 03/08/2019

Number of cases = 29

#	Case	Plaintiff Attorney	Defendant Attorney	Filed Date	Sub Type	Status	Notes
23	2018CP1400381 Frances Reaney Williams VS Shirelle Pr Junious , defendant, et al	Frances Reaney Williams		09/17/2018	Probate Court 940	Pending	
25	2018CP1400355 R.E. Michel Company Llc VS Tri-City Heating Ac And , defendant, et al	Anthony D Hoefler (803) 773-8431		08/30/2018	Debt Collection 110	Pending/ADR	
27	2018CP1400408 States Recourses Corp. VS West H. Jackson Jr., defendant, et al	Ian Douglas McVey (803) 227-4267	E.B. "Trey" McLeod III (803) 737-3043	10/04/2018	Foreclosure 420	Dismissed	
29	2018CP1400454 Federal National Mortgage Association , plaintiff et al VS Gloria Sente , defendant, et al	Angella Jacqueline Grant (803) 252-3340 x107 Allison Earlin Herfman (843) 855-7700 Tasha B. Thompson (803) 252-3340		10/31/2018	Foreclosure 420	Pending	

Rep. of Estate Jerome Williams
6967 Aker Haven Hwy
Summerton SC 29148

REGISTERED MAIL



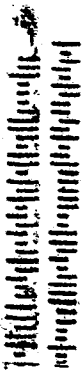
7017 0660 0000 8282 1109



Barn Swallow

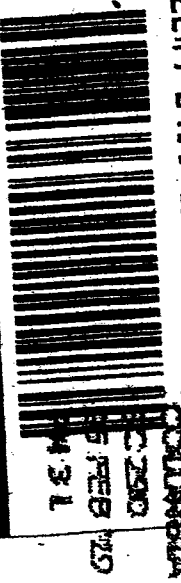
Petitioner Contesting Will of Jerome Williams
France Williams
170 Windhaven Tr. S.W.
Atlanta GA 30331

30331-786870 0288881888



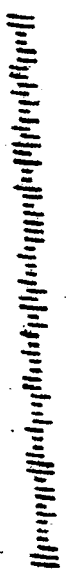
U.S. POSTAGE
MAY 19 1998
\$3.35
R2308K140881-10

Office of Clerk of Court
 CLARENDON COUNTY
 BEULAH G. ROBERTS
 P.O. BOX 136
 MANNING, SC 29102



Frances Reanay Williams
 170 Wind Haven Trail S.W.
 Atlanta, GA 30331

30331-766870



U.S. POSTAGE >> PITNEY BOWES

ZIP 29102 \$006.70⁰
 02 1M 0001381744 MAY 22 2018

U.S. POSTAGE >> PITNEY BOWES

ZIP 29102 \$000.89⁰
 02 1M 0001381744 AUG 27 2018

SENDER COMPLETE THIS SECTION

Complete items 1, 2 and 3, also complete item 4 if Restricted Delivery is desired.
 Print your name and address on the reverse so that we can return the card to you.
 Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
FRANCES R. WILLIAMS
170 WIND HAVEN TRAIL S.W.
ATLANTA, GA 30331

COMPLETE THE SECTION ON DELIVERY

2. Article Number: **7014 1200 0001 1857 6477**
(Transfer from service label)

3. Received by (Printed Name): Agent Addressee
 X
 C. Date of Delivery: Yes No

4. Restricted Delivery? (Extra Fee) Yes No

5. Service Type:
 Certified Mail Priority Mail ExpressSM
 Registered Return Receipt for Merchandise
 Insured Mail Collect on Delivery

6. Restricted Delivery? (Extra Fee) Yes No

PS Form 3811, July 2013 Domestic Return Receipt



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1880
FAX: (803) 734-1830
www.sccourts.org

November 29, 2018

The Honorable Beulah G. Roberts
PO Box 136
Manning SC 29102-0136

REMITTITUR

Re: In the Matter of Jarone Williams AKA Jerome Williams
Lower Court Case No. 2017ES1400153
Appellate Case No. 2018-001544

Dear Clerk of Court:

The above referenced matter is hereby remitted to the lower court or tribunal. A copy of the judgment of this Court is enclosed.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Jenny Abbott Kitchings".

CLERK

Enclosure

cc: Frances Reanay Williams
Shirelle Junious



- Home
- Special Needs Trusts
- Greenville County Probate
- Power of Attorney
- Last Will and Testament
- Living Trust
- Anderson Probate
- Spartanburg Probate
- Pickens Probate
- Wrongful Death
- Common Law Marriage
- SC Legal Resources
- Guardianship
- Intestate Succession
- Laurens Probate
- Spousal Elective Share
- Charleston Probate
- Oconee Probate
- Richland Probate
- Moped Deaths
- ESTATE PLANS**
- PROBATE**
- TRUSTS**
- ELDER LAW**

[CLICK HERE TO CONTACT A SC PROBATE LAWYER](#)

Your Last Will and Testament

To make a valid last will and testament, you must be of "sound mind," over age 18 and your testament must be in writing, signed by you and witnessed by two witnesses. The witnesses should be persons who will not receive property under the will. Otherwise, they may forfeit anything that is left to them from your estate. However, the will is still valid and the other provisions contained in it remain enforceable.

The exact procedure in South Carolina to sign and witness a will is strict and a failure to follow the rules exactly can result in it being found invalid by the SC probate court. Therefore, it is strongly suggested that you consult with an attorney. When an attorney drafts and witnesses your estate plan, in most cases the court finds that it is valid and cannot be successfully contested.

It is not expensive to have a South Carolina estate attorney properly draft your last will and testament for you. There are many forms available on the internet but it is easy to make mistakes or leave out important points in writing your own or using an internet service.

You can change or revoke your will at any time before you die, so long as you are still competent. You never lose the right to change your mind at a later time. You can always revoke your current one and make another as long as you are not under a mental disability.

It is important that you not write on it or make any changes directly on the document. Such writings are usually not effective and may even revoke the entire testament or parts of it. The very best way to alter or cancel a will is by simply executing another one. You can use a codicil to make changes but this is not recommended. A "codicil" is an amendment or change that must be witnessed and executed just like the original. However, a codicil can be easily removed and destroyed by someone without your knowledge or permission. In this computer age it is just as easy to completely restate your will and destroy the old one.

In addition to the two witness signatures, the will should also be properly notarized in order to be "self-proving" when filed with the probate court.

Estate Planning Attorneys

Wayne Patterson
 South Carolina Estate Planning Attorney
 116 West Stone Avenue
 Greenville, SC 29609
 864-270-7973

[Google Reviews](#)

What if I die without a last will or trust?

You are said to have died "intestate" and, with certain exceptions, your assets are distributed according to South Carolina law rather than your estate plan. The South Carolina intestate law is complex. For example, depending on the nature of

Free Printable Will

Make Your Printable Will Form. All States. Free to Print, Save, & Download!

Rocket Lawyer



MARGARET J. SORRELL
 JUDGE OF PROBATE
 CLARENDON COUNTY, SC
 2017 JUL 10 PM 4:30

SOUTH CAROLINA SECRETARY OF STATE'S OFFICE

Notary Public Online Manual

MARGARET J. SORRELL
JUDGE OF PROBATE
CLARENDON COUNTY, SC
2017 JUL 10 PM 4: 30

South Carolina Secretary of State's Office
1205 Pendleton Street, Suite 525
Columbia, SC 29201
Phone 803.734.2170 • Fax 803.734.1661

What Notaries Cannot Do

Thus far, this manual has provided information on what a notary can do. The Code of Laws also provides a list of several acts notaries are not authorized to perform as well as certain prohibitions related to how a particular notarial act is performed [see S.C. Code of Laws §26-1-90(C)-(D) & §26-1-160(A)-(E)]. South Carolina law also prohibits people who are not commissioned notaries from engaging in notarial activities. The following are a list of things a notary is not permitted to do:

1. Notarize a document for a principal or subscribing witness who is not present before the notary. This is a misdemeanor that carries a penalty of up to a \$500.00 fine or imprisonment of up to 30 days, or both.
2. Notarize a document where the principal or subscribing witness is not known to the notary and is not identified through satisfactory evidence. This is a misdemeanor that carries a penalty of up to a \$500.00 fine or imprisonment of up to 30 days, or both.
3. Perform a notarization related to an acknowledgement, verification or proof, oath or affirmation, if the notary knows it is false or fraudulent. This is a misdemeanor that carries a penalty of up to a \$500.00 fine or imprisonment of up to 30 days, or both.
4. Notarize a document when the notary signs, is party to, or benefits from the document being notarized. Limited exceptions to this include:
 - a. Court employees
 - b. Notaries who are not parties to a document, but are named in the document as:
 - i. Person to whom document will be sent after recording;
 - ii. Trustee in a deed of trust;
 - iii. Drafter of the document; or
 - iv. Attorney for a party to the document.
5. Notarize a document where the notary will directly receive a commission, fee, interest, or other consideration exceeding the permissible fees for notarial acts. Limited exceptions to this include fees or other consideration paid for services rendered by:
 - a. Licensed attorneys;
 - b. Licensed real estate brokers or salespersons;
 - c. Motor vehicle dealers; or
 - d. Bankers.
6. Notarize a document that is blank or incomplete.
7. Notarize a document without notarial certificate wording.

MARGARET J. SORRELL
JUDGE OF PROBATE
CLARENDON COUNTY, SC
2017 JUL 10 PM 4:30

8. Certify or authenticate a photograph or photocopy. However, the holder of the document may sign an affidavit certifying the authenticity of a photocopy which is then notarized, except when a certified copy is available from an official source (for example, vital records).
9. Notarize a document outside the state of South Carolina.
10. Notarize your own signature.
11. Offer legal advice unless you are a licensed attorney.
12. Postdate or predate your notarial acts.
13. Certify vital records. Certification of vital records must be done by officials in the country, state, or county offices that issue and keep those records. Vital records include birth certificates, marriage licenses, death certificates, divorce decrees, and documents of that nature.

If a notary is convicted of one of these acts that constitutes a misdemeanor, he or she must forfeit his notary commission and not be issued another commission. The court that convicts a notary public of these acts must inform the Secretary of State's Office within 10 days of the conviction.

Punishment for misdemeanors involving notarial acts is a fine of up to \$500.00 or imprisonment of up to 30 days for each separate offense.

In addition, certain acts committed by a non-notary may also constitute a crime pursuant to S.C. Code of Laws §26-1-160. These actions are misdemeanors that carry a penalty of up to a \$500.00 fine or imprisonment of up to 30 days, or both. The following actions are prohibited for persons who are not notaries:

1. Performing a notarial act knowing that you are not a notary.
2. Holding oneself out to the public as a notary without a notary commission.
3. Performing a notarial act if the notary's commission is expired, suspended, or restricted.
4. Performing a notarial act before taking the oath of office.
5. Using, concealing, defacing, or destroying a notary's seal or notarial records.
6. Knowingly soliciting, coercing, or materially influencing a notary to commit official misconduct. A person who does this is guilty of aiding and abetting and is subject to the same level of punishment as the notary.

MARGARET J. SORRELL
 JUDGE OF PROBATE
 ARENDON COUNTY, SC
 2017 JUL 10 PM 4:30

Sent: Wed, Jul 05, 2017 05:09 PM

Subject: Complaint

Frances Reanay Williams
170 Windhaven Trail SW
Atlanta, Georgia 30331

South Carolina Bar Association
27th Street
1220 Senate Suite 305
Columbia, South Carolina 29201

COMPLAINT

Come now Frances Reanay Williams and file this complaint against Attorney at Law Dwight Moore, 26 North Main Street, Post Office Box 1229, Sumter, South Carolina 29151-1229, Telephone (803) 778-6520 Fax (803)775-6365. Attorney Dwight Moore have willfully committed a fraud with Shirelle Junious and Audrey Walters, in the drafting of the will that was filed in the Probate Court of Clarendon County Manning, South Carolina on June 8, 2017, for the Estate of Jarone Williams.

1.

The will violates 62-2-502(2)(3), Jarone Williams did not appear before attorney Moore and sign the will and Audrey Walters, did not witness Jarone Williams signing the will. Secondly the will lack the two witness required for the will under this code section. Attorney Moore can not sign the will as a witness and the Notary Public, the Notary Public manual for the State of South Carolina clearly states in (10) You can not notarize your own signature. Attorney Moore has further violate South Carolina Rules of Professional Conduct number (5) (6) and (7). And violate 43-35-10(b)(c) with Shirelle Junious in exploitation of Jarone Williams in draft of a power of attorney and the will to deny his legal heir Frances Reanay Williams her rightful heritance that is given to her under the Code of the State of South Carolina from her father estate.

2.

It is further being asked that the Bar for the State of South over see the action of the probate court in the filing of this will for probate, under the ethical cannon for Judges under the South Carolina Rules of Professional Conduct for Judges to follow the laws of the State of South Carolina. According to the laws of the state of South Carolina this will should not have been probated by the probate court and should not have been accepted for filing on June 8, 2017, by the probate judge because the will did not meet the statutory requirement of the two witness and the fact that attorney Moore sign as the

witness and the notary public. The last page with the notary signature and witness signature is not initial.

3.

A copy of the will is attached, a copy of requirement for a will, a copy of 62-2-502, a copy of South Carolina Secretary of States Office Notary Public online Manual, a copy of South Carolina Rules of Professional Conduct 5, 6, and 7.

4.

Because the will is a fraud the heir Frances Reaney Williams, asked that the State Bar of South Carolina to hold Attorney Moore liable for his actions in writing the fraudulent will and putting his stamp on and notarizing the fraudulent will, that he drew up for Shirelle Junious stating it was Jarone Williams will. On April 7, 2017, the date Attorney Moore states Jarone Williams sign the will he was a patient in the Veteran hospital, 6439 Games Ferry Road, Columbia, South Carolina fighting cancer, which took his life on May 29, 2017.

5.

Attorney Moore and Shirelle Junious misspell my name in the will is spell Renee my name is Frances Reaney Williams, not Renee Frances Williams, my father Jarone Williams knew how to spell my name and also knew my middle name which all my family call me by was not my first name Frances is my first name.

6.

This will was done for sole purpose of preventing Frances Reaney from inheriting her father estate. This actions of the attorney Moore and Shirelle Junious prevent Frances Reaney Williams from having any say in arrangement of her father funeral, where he was place to rest, the program, obituary, deny the opportunity to speak at her father funeral but Shirelle Junious spoke, and Shirelle Junious refused to give Frances Reaney Williams the flag of her father casket. Attorney Moore action contribute to heartache and additional grieve to Frances Reaney Williams.

Frances Reaney Williams

Frances Reaney Williams
the only legal Heir of Jarone Williams

Attachment to complaint

1. Requirement for South Carolina Will
2. Will (cover sheet and five pages)
3. Code 62-2-512
4. Notary Public Online Manual (3 pages)
5. South Carolina Rules of Professional Conduct



The Supreme Court of South Carolina
OFFICE OF DISCIPLINARY COUNSEL

Lesley M. Coggins
Disciplinary Counsel

Kelly B. Arnold
Assistant Disciplinary Counsel

Post Office Box 12169
Columbia, South Carolina 29211

Telephone: (803) 734-2038
Fax: (803) 734-1964

September 28, 2017

PERSONAL AND CONFIDENTIAL

Frances Reaney Williams
170 Windhaven Trail SW
Atlanta, GA 30331

RE: NOTICE OF FINAL DISPOSITION
Lawyer: Dwight Christopher Moore, Esquire
Matter Number: 17-DE-L-0784

Dear Ms. Williams:

You previously filed a complaint with the Commission on Lawyer Conduct concerning Dwight Christopher Moore, Esquire, which was referred to this office for investigation. Your complaint was not dismissed, but the disposition is confidential under the provisions of the Rules for Lawyer Disciplinary Enforcement, Rule 413, SCACR.

This constitutes final disposition of the proceedings in this matter. Your cooperation with the Commission and this office is appreciated.

Sincerely,


Kelly B. Arnold

Letter ON Dwight Moore M2
Final Disposition copy of
Complaint Filed in this petition
July 10, 2017.

435-8424

8. My Attorney and her heirs and assigns are hereby released by me and my heirs and assigns from any liability whatsoever on account of any failure of my Attorney to act pursuant to this power of attorney.

9. Notwithstanding any other provision to the contrary, my Attorney shall not satisfy her legal obligations out of any of the property subject to this power of attorney, nor may it be encumbered in favor of my Attorney's estate, my Attorney's creditors, or the creditors of my Attorney's estate.

10. My Attorney shall not be required to file an accounting or inventory with any Court, but shall maintain accurate records and/or books of account in order to account to me or my heirs or my Personal Representatives. I direct that no surety bond or security shall be required of my Attorney, even after my mental disability.

11. Notwithstanding any other provision herein to the contrary, my Attorney shall not have any power with respect (a) to any life insurance policy I may own on the life of my Attorney or (b) any trust created by my Attorney as to which I am a trustee, if any.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the 17 day of February, 2012.

Jerone Williams
Jerone Williams

SIGNED, SEALED, PUBLISHED AND DECLARED by the principal, Jerone Williams, as and for his Power of Attorney in the presence of us, who at his request, in his presence and in the presence of each other, have hereto subscribed our names as witnesses hereto.

*Same Signature
Notary Public & witness same person*

Piwi Landwee witness

Sharon Ridgway witness

STATE OF SOUTH CAROLINA)
COUNTY OF CLARENDON)

PROBATE

PERSONALLY appear before me the below signed witness and made oath that (s)he saw the within Jerone Williams sign, seal, and as his act and deed deliver the within Power of Attorney and that (s)he with the other witness witnessed the execution thereof.

SWORN to before me this 17 day of February, 2012.

Sharon Ridgway

Piwi Landwee (SEAL)
Notary Public for South Carolina
My Commission Expires: 3-3-19

Notary Public according to South Carolina Code can not notarize their own signature on document. They are notary public ON.

STATE OF SOUTH CAROLINA)
)
COUNTY OF: CLARENDON)
)
IN THE MATTER OF:)
JARONE WILLIAMS AKA JEROME WILLIAMS)
(Decedent))

IN THE PROBATE COURT

ORDER of DISMISSAL

CASE NUMBER: 2017ES1400153

Frances Reanay Williams, Petitioner)
Vs)
Shirelle Junious, Personal Representative of)
The estate of Jarone Williams, Respondent)

RECEIVED
AUG 22 2018
SC Court of Appeals

It appears to this Court that the Petitioner, Frances Reanay Williams, filed a Summons and Petition in the above-captioned case on July 10, 2017. The Court's file reflects that the Petition was to contest the Will of the decedent.

The Petitioner did not file a Proof of Service. This Summons and Petition would have needed to be served on not only the Personal Representative, but also on all interested parties, to wit: all devisees in the will and all heirs at law of the decedent.

An amendment to the original Petition was filed on August 7, 2017. There is no proof of service for the amendment.

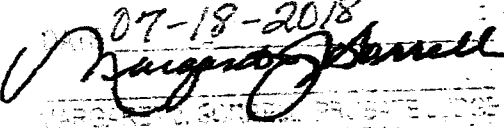
Pursuant to the Rule 5 (d) of the South Carolina Rules of Court RCC, the Court finds that service was not perfected and accordingly, the action is dismissed, *sua sponte*, with prejudice. The previously scheduled hearing is cancelled.

AND IT IS SO ORDERED.

Executed this 18th day of July, 2018.


MARGARET J. SORRELL, Probate Court Judge

Manning, South Carolina

RECEIVED TRUE COPY
OF ORIGINAL
FILED IN THE OFFICE
07-18-2018

MARGARET J. SORRELL, Probate Court Judge
COUNTY OF CLARENDON
SOUTH CAROLINA

NOTE: Probate Court recommends that all interested parties be represented by counsel licensed to practice law in South Carolina. If any interested party wishes to represent him/herself, he/she will be required to adhere to the *South Carolina Rules of Civil Procedure and South Carolina Rules of Evidence*.

Margaret J. Sorrell, Judge
Clarendon County Probate Court
411 Sunset Drive
Manning, SC 29102

Mail
2 days
after
order

COLUMBIA
SC 2920
20 JUL '19
PM 3:1

Frances Reamay Williams
170 Windhaven Trails, W
Atlanta, GA 30331

30331-786870

