

Burns, LaToyla

From: Chris Mingledorff <chris@mptrial.com>
Sent: Sunday, September 20, 2020 11:07 AM
To: Burns, LaToyla; Michael Patterson; jclark@theclarklawfirm.com
Cc: Jami Richards; rjackson@theclarklawfirm.com
Subject: RE: SC Court of Appeals: Denitra Brooks v. Amazon.com (2020-000715)
Attachments: LB Brooks v. Amazon Revised Return Fee Letter.pdf; Brooks v. AmazonAmended Order (date change).pdf

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Good morning Ms. Burns –

Thank you for your email and correspondence. I would note we have NOT been served with any recent pleadings by Ms. Brooks and her counsel, including a brief. The last documents served on us were the attached letters from your office, one of which extended the brief deadline to September 8, 2020. By copy of this email to counsel for Ms. Brooks, we are requesting immediate service of the brief and recent filings. We would also request the Court make note of the lack of service, thus affording my client equitable time within which to file a reply brief.

If we need to take additional action, then please let me know. I will also reach out directly to counsel for Ms. Brooks regarding this issue.

Chris.

Christopher C. Mingledorff, Esq.
Mingledorff & Patterson, LLC
260 Seven Farms Drive, Suite B
Charleston, South Carolina 29492
(843) 471-1015 - Main
(843) 471-1082 - Direct
chris@mptrial.com
www.mptrial.com

**MINGLEDORFF
& PATTERSON**
— ATTORNEYS AT LAW —

Mingledorff & Patterson, LLC, unparalleled representation for individuals and large companies alike. You Matter.

Confidentiality Notice

This email and all attachments are CONFIDENTIAL and intended SOLELY for the recipients as identified in the "To", "Cc" and "Bcc" lines of this email. If you are not an intended recipient, your receipt of this email and its attachments is the result of an inadvertent disclosure or unauthorized transmittal. Sender reserves and asserts all rights to confidentiality, including all privileges which may apply. Pursuant to those rights and privileges, immediately DELETE and DESTROY all copies of the email and its attachments, in whatever form, and immediately NOTIFY the sender of your receipt of this email. DO NOT review, copy, or rely on in any way the contents of this email and its attachments. All rights of the sender for violations of the confidentiality and privileges applicable to this email and any attachments are expressly reserved. This E-mail (including attachments) is covered by the Electronic Communications Privacy Act, 18 USC Sections 2510-2521, is confidential and may be legally privileged.

From: Burns, LaToyla <lburns@sccourts.org>
Sent: Friday, September 18, 2020 4:30 PM
To: Chris Mingledorff <chris@mptrial.com>; Michael Patterson <michael@mptrial.com>; jclark@theclarklawfirm.com

Cc: Jami Richards <jami@mptrial.com>; rjackson@theclarklawfirm.com
Subject: SC Court of Appeals: Denitra Brooks v. Amazon.com (2020-000715)

Good Afternoon,

Attached in this email is correspondence from the Court.

Respectfully,

LaToya Burns

Appeals Specialist
SC Court of Appeals
1220 Senate Street
Columbia, SC 29201
803-734-1890|Office
803-734-1839|Fax
www.sccourts.org|Web

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.