

From: [Tucker Player](#)
To: [Barry Stanton](#)
Cc: [Burns, LaToyla](#); [Singleton, Mary C.](#); [Falın, Stormy](#); [Court Of Appeals Filings](#); agoodstein@goodsteinfirm.com; jenny@jennyhornelaw.com; elvy@playerlawfirm.com; kparker@goodsteinfirm.com; milinda@jennyhornelaw.com
Subject: Re: SC Court of Appeals: Hills Machinery Company, LLC v. Jackson Development Group, LLC (2019-000623)
Date: Monday, November 8, 2021 6:36:43 AM

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

Please dismiss the appeal as Moot

Tucker S. Player
Player Law Firm, LLC
1415 Broad River Road
Columbia, SC 29210
ph: 803-772-8008
fx: 803-772-8037
email: tucker@playerlawfirm.com

The secret of freedom lies in educating people, whereas the secret of tyranny is in keeping them ignorant.

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On Fri, Nov 5, 2021 at 3:59 PM Barry Stanton <bstanton@stantonlaw.com> wrote:

Ladies or gentlemen:

The Court recently directed both parties to file additional bound copies of materials. The Respondent has not done so because the money judgment which is the subject of appeal has recently been paid and we have filed satisfactions in the lower court.

We would expect the Appellant to direct you to dismiss the appeal, to which we consent. If Appellant's counsel would like to effect this simply by concurrence with this e-mail, that suits us fine -- whatever is easiest for the Court.

Please note also that there was recent inquiry from the Court to counsel about scheduling conflicts if an oral argument were set in February.

Best,

Barry Stanton

Barry

803 530 2642

----- Original message -----

From: Barry Stanton <bstanton@stantonlaw.com>

Date: 10/15/21 1:36 PM (GMT-04:00)

To: Tucker Player <tucker@playerlawfirm.com>, "Burns, LaToyla"

<lburns@sccourts.org>, "Singleton, Mary C." <msingleton@sccourts.org>, "Falin, Stormy"

<sfalin@sccourts.org>

Cc: agoodstein@goodsteinfirm.com, jenny@jennyhornelaw.com, elvy@playerlawfirm.com,

kparker@goodsteinfirm.com, milinda@jennyhornelaw.com

Subject: RE: SC Court of Appeals: Hills Machinery Company, LLC v. Jackson

Development Group, LLC (2019-000623)

Ms. Burns, was there a response to Mr. Player's request for 10 days? I am going out of Town for a memorial for a friend who died and could use the extra time.

Best,

Barry Stanton

Barry
803 530 2642

----- Original message -----

From: Barry Stanton <bstanton@stantonlaw.com>

Date: 10/6/21 10:41 AM (GMT-05:00)

To: Tucker Player <tucker@playerlawfirm.com>, "Burns, LaToyla" <lburns@sccourts.org>

Cc: agoodstein@goodsteinfirm.com, jenny@jennyhornelaw.com, elvy@playerlawfirm.com,

kparker@goodsteinfirm.com, milinda@jennyhornelaw.com

Subject: RE: SC Court of Appeals: Hills Machinery Company, LLC v. Jackson

Development Group, LLC (2019-000623)

FYI, I have no objection. If simpler to extend for both parties, it would be good. I may not need it, but have some out of town commitments as well, including a memorial gathering for a dead friend.

Best,

Barry Stanton (for Respondent)

Barry
803 530 2642

----- Original message -----

From: Tucker Player <tucker@playerlawfirm.com>

Date: 10/6/21 9:23 AM (GMT-05:00)

To: "Burns, LaToyla" <lburns@sccourts.org>

Cc: Barry Stanton <bstanton@stantonlaw.com>, agoodstein@goodsteinfirm.com,
jenny@jennyhornelaw.com, elvy@playerlawfirm.com, kparker@goodsteinfirm.com,
milinda@jennyhornelaw.com

Subject: Re: SC Court of Appeals: Hills Machinery Company, LLC v. Jackson Development Group, LLC (2019-000623)

I am leaving tomorrow to go out of state until 10/17/21. There is no way I can get these copies done before I get back. I would ask for an additional 10 days to comply

Tucker S. Player
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On Wed, Oct 6, 2021 at 8:47 AM Burns, LaToyla <lburns@sccourts.org> wrote:

Dear Counsel,

Attached in this email is correspondence from the Court of Appeals.

Respectfully,

LaToyla 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

ctappfilings@sccourts.org|Email

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