

RECEIVED

Dec 13 2021

SC Court of Appeals

Inbox x



Elizabeth A. Perkins <eperkins@scalc.net>
to me, Legal, lsanders@bloodgoodsanders.com ▾

📧 Thu, Nov 4, 1:06 PM ☆ ↩ ⋮

Ms. Carr:

I am writing to follow-up to your recent phone call in which you wanted to check on the status of your appeal. You advised you have not had access to your mail due to a pending **eviction**. I explained that on October 26, 2021, the Court issued an Order Granting Joint Motion to Dismiss for Failure to [Timely] File Brief. The Order states that you did not timely file your brief or request an extension in which to file your brief prior to the expiration of the brief deadline. Your brief and motion were filed too late; your filing did not comply with the SCALC Rules. **A pdf of the Order is attached.**

You asked what you may do from here. I cannot provide legal advice. I can only direct you to our rules and answer procedural questions. Please see SCALC Rule 40. A link to Rule 40 follows and I have copied and pasted the rule below. <https://scalc.net/pdf/Updates%205262021/Official%20ALC%20Rules%202021.pdf>

The rule states that if you wish to appeal the Court's Order to the S.C. Court of Appeals, you must first file a Motion for Rehearing with our Court, and you must do so within **ten days of today's date** (as you are now in receipt of the Order). If you choose to file a motion, you must serve the attorney for the Department and the employer's attorney and provide the Court with a Proof of Service as you did before. <https://scalc.net/pdf/ProofOfService%202016.pdf>
