

95577

RECEIVED

FEB 11 2022

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
(In The Supreme Court)

APPEAL FROM GREENVILLE COUNTY
Court of Common Pleas
Letitia H Verdin, SC Judge 22162
Case No. 2021-001504

Court of Appeals Case No. 2021-001504

Jayne LaForge Stovall Appellant

V.

Paulette B. Stovall and William S. Stovall Defendants
(Paulette B. Stovall, Respondent)

MOTION FOR EXTENSION OF TIME TO FILE TRANSCRIPT OR TAPES and TO ORDER
LESS THAN THE ENTIRE TRANSCRIPT

Jayne LaForge Stovall, Appellant in the Court of Appeals case No. 2021-001504 respectfully petitions the Court for an extension of time in which to file the transcript of the May 19, 2021 hearing in Case No. 2018-ES-2302556 in the Greenville Probate Court. All other hearings except this one were followed by Orders from the respective judges, and all were taped via Zoom. No Court Reporters were in attendance in any of the hearings in the Greenville Probate Court or the Greenville Court of Common Pleas. Zoom recordings cannot be used as evidence in that access to these recordings can be obtained by anyone, and erased or redacted. However, the Court can subpoena a copy of the tape. Appellant requests an extension of time to allow the Court to review the matter.

PROOF OF SERVICE

RECEIVED

FEB 11 2022

SC Court of Appeals

I certify that I have served the Motion for Extension of Time to Obtain Transcripts or Tapes on Paulette B. Stovall by depositing a copy of it in the United States Mail, postage prepaid, on February 10, 2012, addressed to her attorney of record, Devon Puriefoy, at 3 Boyce Avenue, Greenville, S. Carolina, 29601, and to Defendant William S. Stovall, pro se, at 1305 King James Lane, Liberty Lake, Washington, 99019.

Jayne L. Stovall

Jayne LaForge Stovall
3197 Golden Oak Ct.
Dallas, Texas 75234
972-406-9028
Pro Se Appellant

February 8, 2022

TO: V. Claire Allen, Clerk, SCCA

FROM: Jayne Stovall

RE: Appellate Case No. 2021-001504

RECEIVED
FEB 11 2022
SC Court of Appeals

There were no court reporters in the hearings in Probate Court or the hearing in the Court of Common Plea. All were taped on Zoom. I have questions, and also attached copies of what I think I need to file with your office.

I have stated to you and to the Courts that I am handling this pro se, as I exhausted my savings to pay Greenville lawyers for two and a half years, and had to take over by myself. I have also stated that I have hard copies of everything that has transpired in and out of the courtroom for the past three years, including depositions, affidavits, medical reports, and the little financial information which I have obtained through public records. I have provided copies to both defendants attorneys as well as the respective courts. I have been treated as if I were the Defendant in this case, not as Plaintiff or Appellant.

With regard to transcripts, the only proceeding which was NOT followed by an Order was the hearing held on May 19th during which Judge Jennings made personal remarks to me, including that I was "going to lose if I did not obtain another lawyer". That hearing lasted approximately an hour. Because these hearings were all Zoom recorded, there are only audio tapes. I am told that these tapes have to be subpoenaed by the court and that the tapes, even transcribed, cannot be considered evidence, as it is possible for them to be altered, or redacted by anybody who has access to the Zoom format. I was given a cost of \$4.50 per page for an estimated 60 pages to obtain the tape of the May 19th hearing. I have exhausted my savings paying incompetent lawyers, and those expenses should have been paid out of my Dad's estate according to his Will and the Trusts. I am requesting that that tape be subpoenaed by the court and checked to see if it contains facts related to the case and specifically Judge Jennings' remarks. I am also asking for a reasonable extension of the time limit to obtain this tape or the transcript thereof.

I am aware that the Defendant's attorneys have written the Orders for Judge Jennings and Judge Verdin to sign. I have been told that the Judges in your court prepare their own Orders and hope this is true, as the Orders signed so far have contained errors and blatant omissions. I have repeatedly stated to the Court and defendants's attorneys, specifically Devon Purifoy, in writing and orally in testimony, that as Co-Trustee of the Trusts as well as beneficiary of both Trusts, that, according to S. Carolina and Federal laws, I am entitled to a complete accounting of the assets, expenditures and disbursements of the Trusts which I have never received, whether I am co-Trustee or only the beneficiary. All requests for an audit and accounting have been ignored, and I have evidence as well as belief that the reason this information has been

withheld is because there are tax return falsifications, as well as failure to report real estate transactions, among other illegalities.

I am sending a copy of this letter to Devon Puriefoy as well as a copy of the Motion for Extension of Time to obtain transcript and/or tape of the May 19, 2021 hearing.

Jayne Stovall

/jls

Cc: Devon Puriefoy



Jayne Stovall
3197 Golden Oak
Farmers Branch, TX 75234



V. Claire Allen, Clerk
Post Office Box 11629
Columbia, South Carolina 29211

RECEIVED
FEB 11 2022
SC Court of Appeals