

**From:** Valenta, Val  
**To:** Parks, Beth S <Beth.Parks@SCDMV.net>  
Adams, Marcia S <Marcia.Adams@SCDMV.net>  
Earley, Jr., Jimmy E <Jimmy.Earley@SCDMV.net>  
**Date:** 12/10/2008 6:32:39 PM  
**Subject:** FW: Summers v Adams - 'I Believe'

---

FYI.

---

**From:** James Burns [mailto:James.Burns@nelsonmullins.com]  
**Sent:** Wednesday, December 10, 2008 6:29 PM  
**To:** Val.Valenta@scdmv.net  
**Cc:** Butch Bowers; Kevin A. Hall; Todd Carroll; Thad Westbrook  
**Subject:** RE: Summers v Adams - 'I Believe'

Val,

A hearing is scheduled tomorrow regarding the Plaintiffs' Motion for a Preliminary Injunction. I can give you a better idea tomorrow after the hearing about status.

James

James H. Burns  
Nelson Mullins Riley & Scarborough LLP  
1320 Main Street, 17th Floor  
Columbia, SC 29201  
803-255-9586 (dd)  
803-255-5936 (fax)  
[james.burns@nelsonmullins.com](mailto:james.burns@nelsonmullins.com)

---

**From:** Val.Valenta@scdmv.net [mailto:Val.Valenta@scdmv.net]  
**Sent:** Wednesday, December 10, 2008 6:19 PM  
**To:** James Burns  
**Subject:** Summers v Adams - 'I Believe'

James,

The Lt. Governor wants to know why we are not issuing plates right now. Our answer was that the judge expects to hold a hearing soon on the temporary injunction, etc., etc.

What can you predict about dates, status, etc.?

Thanks,  
Val

P.S.

I will be out of the office for the rest of the week but will be checking email remotely when I have access.  
=====

Confidentiality Notice

This message is intended exclusively for the individual or

entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

To ensure compliance with the requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including the attachments) is not intended or written to be used, for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any transaction or tax-related matter[s]. To provide you with a communication that could be used to avoid penalties under the Internal Revenue Code will necessarily entail additional investigations, analysis and conclusions on our part.

=====