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Sep 13 2022

S.C. SUPREME COURT

THE SUPREME COURT OF SOUTH CAROLINA

To the Honorable Supreme Court of South Carolina; **NOTICE OF APPEAL TO THE SUPREME COURT** from the South Carolina Court of Appeals. **Case Number 2019-000873.**

Please find this attached Order Dated August 12, 2022, which Petitioner actually received approximately (Eight days later). Therefore, Petitioner's filing today, September 13, one day late, has a valid reason for the one-day late filing. Petitioner was out of town and had no idea when the Order would arrive in his private mailbox noted as MB Hutson, 1545 Biltmore Street, Orangeburg, South Carolina, 29115, and needed the Appeals Court Order in hand. In addition, August 12 was a Friday, and Saturday and Sunday were holidays.

Therefore, Petitioner's filing is one day late, but please note that Partitioner is appealing to the Supreme Court of South Carolina for the following reasons.

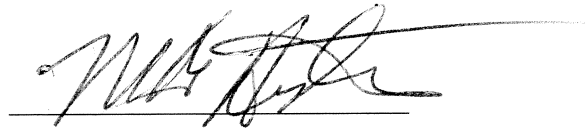
Argument: The Court of Appeals turned down the Petitioner's filing based on the fact that they could not determine what day the Partitioner should have known of the Malpractice of Paul Weissenstein. Petitioner has provided proof as to when he was truly aware since Petitioner was afraid and uncertain as to filing a lawsuit without the proper legal knowledge since Petitioner is not an attorney and is not held to the same standards as a licensed attorney. Petitioner searched for an attorney who would take the case, but none would, due to the complaint being against a fellow attorney. In addition, Petitioner was able to acquire an expert witness (an Attorney) as proof of the malpractice but refused to take the case. This malpractice is clear and Petitioner filed his complaint after he had acquired a written letter from Stewart Title Company, signed by

the head under-writer attorney, that a defective title existed and was impossible to fix.

Weissenstein being a real estate attorney, should have recognized that the 108 acres located on the water (in Sumter, South Carolina) could not happen or close even though he assured the partitioner that it could.

Partitioner will place the filing fee of \$250.00 dollars in the U.S. Mail and you shall receive it within 5 days. Petitioner has lost over \$2M dollars caused by Paul Weissenstein's neglect and malpractice.

Respectfully submitted on this 13 day of September 2022



MB Hutson

11545 Biltmore Street, Orangeburg, South Carolina 29115—803 308 2714

hmr226621@gmail.com

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PROOF OF SERVICE: Partitioner has placed in the U.S. Mail a copy of this filing to Steven Kropski, Esquire and David W Overstreet, Esquire, and Ryan Michael Gunther, Esquire, located at P.O.Box 22528, Charleston S.C. 29413-2528 and The Honorable Kristi F. Curtis



The South Carolina Court of Appeals

M B Hutson, Appellant.

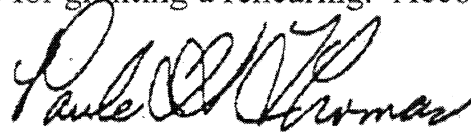
v.

A. Paul Weissenstein, Respondent.

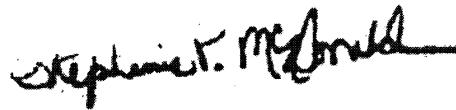
Appellate Case No. 2019-000873

ORDER

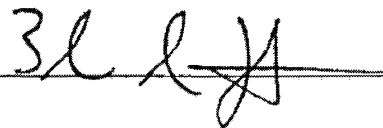
After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



J.



J.



J.

Columbia, South Carolina

FILED
Aug 12 2022

cc:

M B Hutson

Steven Raymond Kropski, Esquire

David W Overstreet, Esquire

Ryan Michael Gunther, Esquire

The Honorable Kristi F. Curtis