

MOTION OF RESPONDENT THE STATE OF SOUTH CAROLINA

In The Court Of Appeals

101276

APPEAL FROM GREENVILLE COUNTY, COURT OF COMMON PLEAS

The Hon. Charles B. Simmons Jr.

Master In Equity

C.A No. 2020-CP-23-00939

RECEIVED

MAR 14 2024

SC Court of Appeals

Appellate Case No.2020-001699

Kenneth Curtis, Respondent

v.

Cynthia Glenn, Appellant

Motion: Respondent Kenneth Curtis moves this court to immediately schedule a hearing to review and assess Appellant Cynthia Glenn’s legal standing and competence to continue to prosecute this case and to cognitively and legally represent herself without counsel.

Whereas Appellant Cynthia Glenn has recently (Feb 14, 2024) filed legal public documents while acting as her own attorney that would reasonably call into question her legal standing to file or prosecute suit in this court, as well as her general legal literary competence needed to understand the issues and proceedings of this court with the Greenville County Clerk of Court (*See Attached Doc. Titled: NOTICE OF RECISSION OF SIGNATURE Fisher v. Glenn et al 2022CP2301799) and..

- 1) Whereas, the attached self-sworn and self-sealed document clearly states that Appellant Glenn is not a resident of South Carolina.
- 2) Whereas, the time period of Appellant Glenn’s filing and sworn statements contained within runs in parallel to Respondents current case.

- 3) Whereas, in the attached sworn document Glenn claims to not understand legal documents and the ramifications of placing her signature on them.
- 4) Whereas, Appellant Glenn in her sworn document appears to reject United States citizenship and jurisdiction of the Courts.
- 5) Whereas, Appellant Glenn has acted as her own attorney and sworn by signature documents pertinent to Respondents case, Respondent Curtis believes he has good and right cause to ask this court to convene a hearing to determine Appellant Glenn's standing, competency and subjection to court jurisdiction.

Therefore: Respondent Kenneth E. Curtis moves this court to schedule a hearing as soon as possible and require Appellant Glenn Pro Se to answer to these and surrounding questions that would, without answer, preclude Glenn from representing herself or continuing this case.



Kenneth E. Curtis,

Pro Se

Kenprivacypro@gmail.com

113 Edwards Rd.

Marietta, S.C 29661 (864) 884-9503

**NOTICE OF RESCISSION OF SIGNATURE
Fisher v. Glenn et al 2022CP2301799**

February 11, 2024

From: Cynthia-Jane: Glenn, ben
ICO 411 West Main Street, Unit 87
Gray Court, South Carolina [29645]

To: Clerk of Court
Brice Garrett
Greenville County Courthouse
305 East North Street
Greenville, SC 29601

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT
NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

I, Cynthia-Jane:Glenn, a living woman, non-resident of Greenville and non-resident of South Carolina, hereby extinguish, rescind¹, revoke, cancel, abrogate, annul, nullify, discharge, and make void ab initio all signatures, belonging to me, on all previously filed documents in regard to case Fisher v. Glenn et al 2022CP2301799 and all powers of attorneys, real and implied, connected thereto, on the grounds that my purported consent was not voluntarily and freely obtained, but was made through mistake, duress, fraud, and undue influence, and having first-hand knowledge of the facts contained herein, state as follows:

1. I make this rescission voluntarily and without prejudice,
2. A contract must be entered into knowingly, intelligently, intentionally, and with fully informed consent. Otherwise, there is no contract,
3. That when I placed my signature on documents, I was unaware of the ramifications and that said act was without prior notice to me of any forfeiture of God given rights would occur by way of said act, including, but not limited to forfeiture of rights secured by the Organic Laws of the United States of America.
4. I was induced by fraud and duress to sign such forms and I was denied full disclosure. I was mislead by those who knew, or should have known,

¹ Rescission: (Black's 6th Edition Law Dictionary) "To abrogate, annul, avoid, or cancel a contract, particularly, nullifying a contract by the act of a party. The right of rescission is the right to cancel (rescind) a contract upon the occurrence of certain kinds of default by the contracting party. To declare a contract void in its inception and to put an end to it as though it never were. Russel v. Stephens, 191 Wash. 314, 71 P.2d 3031...A rescission amounts to the unmaking of a contract, or an undoing of it from the beginning. It necessarily involves a repudiation of the contract and a refusal of the moving party to be bound by it..."

24 FEB 14 PM 1:19
Brice Garrett COC SUL SC

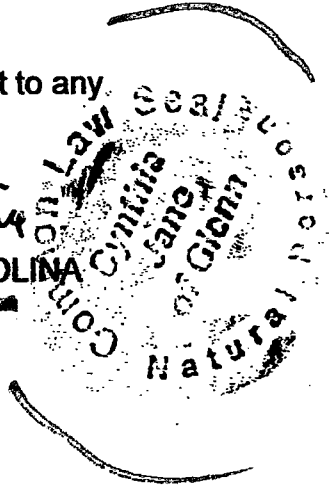
into believing that filing such forms was necessary and applied to my situation.

- 5. That in placing my signature on documents I was never informed that said act would forfeit my de jure status as one of the people or their posterity and place me under Rule as a citizen, person or resident: or that I could be considered a "citizen of the UNITED STATES" subject to the jurisdiction thereof, as defined in the 14th Amendment to the Federal Constitution.



I hereby withdraw and rescind any and all signatures and do not consent to any jurisdiction implied by those signatures,

Cynthia-Jane:Glenn ^{with Seal}
Cynthia-Jane:Glenn, *sui juris* ^{President}
Without the STATE OF SOUTH CAROLINA

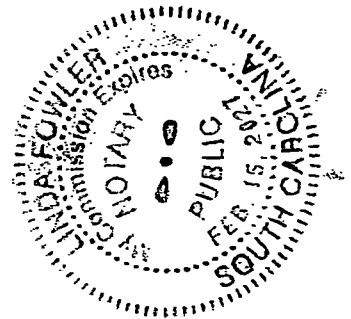


ACKNOWLEDGEMENT

Subscribed and sworn to before me, Linda Fowler the undersigned notary public, this date: February 12th 2024 by Cynthia-Jane:Glenn, whose autograph I witnessed on this date on the landmass known as Greenville, South Carolina.

[Signature]
Notary Public

My Commission Expires: 2-15-2027



RECEIVED

MAR 14 2024

SC Court of Appeals

**THE STATE OF SOUTH CAROLINA
MOTION OF RESPONDENT
In The Court Of Appeals**

APPEAL FROM GREENVILLE COUNTY, COURT OF COMMON PLEAS

The Hon. Charles B. Simmons Jr.

Master In Equity

C.A No. 2020-CP-23-00939

Appellate Case No.2020-001699

Kenneth Curtis, Respondent

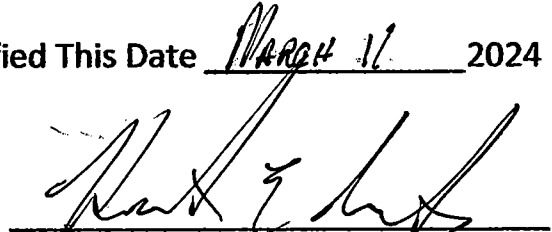
v.

Cynthia J. Glenn, Appellant

PROOF OF SERVICE

I certify that I have served the attached Motion and Evidence of Service by depositing a copy of it in the United States Post Office, postage paid, return receipt requested on MARCH 11 2024 addressed to Appellant Pro Se Cynthia Glenn at her new address of record reflected on Appellants latest filings as: PO Box 411 West Main Street, Unit 87, Gray Court, South Carolina, 29645.

Certified This Date MARCH 11 2024



Kenneth E. Curtis

Pro Se

Kenprivacypro@gmail.com

(864) 884-9503

K. CURTIS
113 EDWARDS RD
MARIETTA, SC 29661



RECEIVED
MAR 14 2024
SC Court of Appeals

ATTN: JENNI ABBOTT, CLERK
SOUTH CAROLINA COURT OF APPEALS
POST OFFICE BOX 11629
COLUMBIA, SC, 29211

