

RECEIVED

May 13 2024

S.C. SUPREME COURT

Good Afternoon:
McLeod, Heather and All

I, Karen P. Polite Prose, would like to apologize to you for not reaching out much sooner. I received your email regarding my Motion for Automatic Stay and Petition For Violation Of The Judgment And Final Order both filed on May 3, 2024 to be heard within 15 days or soon after and June 5, 2024 would be 30 days. I'm just trying to understand. What is not complete? Your email states that "Judge Dukes was just elected to the Circuit Court Bench and will take said bench on or about July 1st, 2024. Therefore, he will not be conducting anymore hearings after June 17th, 2024. Additionally, he will not accept any more referred cases unless they can be completed, and the reconsideration period is handled, prior to June 17th, 2024.

In review of the file, it appears this case may not be completed by the June 17th date therefore, the Order of Reference needs to be vacated and the case transferred to the Non-Jury Docket and/or a Special Referee appointed".

Please let me know if you agree with my case assessment so I move forward with getting the Judge to sign the Order to Vacate.

"The Clerk of Court can sign Orders to Refer to a Special Referee once you have one selected."

I believe I filed my Motion and Petition in a reasonable time period, and Amend both with clear understanding also my case number for, "The UNITED STATES SUPREME COURT assigned (2024-000695)

Please help me understand what is not complete and why none of Karen P. Polite filings ever make it on time to be heard by the courts, but Attorney Alysoun Eversole does.

Ms. McLeod if you are correct, and Karen's case may not be complete by June 17, 2024 then what happens to the March 23,2024 order signed by ;Judge Dukes to demolish Karen's home. If this is the case Karen's case needs to be "transferred to the Non-Jury Docket and/or a Special Referee appointed" before the Demolition Schedule for June 9,2024 then please transfer my case immediately, otherwise I'm requesting my case to be heard before June 9, 2024 before the Demolition to Karen P. Polite home.

Karen's Motion for Automatic Stay and Petition For Violation Of The Judgment And Final Order of April 27,2022. By Attorney Alysoun Eversole's Client Rachel M. Polite Chaplin, and the damages Rachel had already done to Karen's home, on September 9,2022.

The motion hearing was heard November 7,2022 and filed again

May 3,2024 amended May 10,2024 explaining the violation of the Judgment And Final Order of April 27,2022, including damages to Karen's home, emotional distress, and punitive damages.

Please let me know what else I need to do to stop the Demolition to my 35 year's old 1988 landmark of Stay until the The UNITED STATES SUPREME COURT makes it final ruling case number (2024-000695) assigned to Karen P. Polite. Will the Demolition still take place Sunday June 9, 2024 at 5:00 pm.

Even Though Karen filed a Motion for a Immediate Stay and A Petition For Violation Of The Judgment And Final Order both filed on May 3, 2024 and Amend in a reasonable time will her home still be Demolition by By; Attorney Alysoun Eversole's Client Rachel M. Polite Chaplin,

Please help me understand Thank you

May 13,2024

A handwritten signature in black ink, appearing to read 'Karen P. Polite', with a stylized flourish at the end.

Karen P. Polite Prose..
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