

Re: Fed Home Loan Mortgage Corp.
Charles Morris as legal heir et al

RECEIVED

MAY 27 2025
SC Court of Appeals

Dear Mrs Falin,

The Respondents attorney Vorden
Nibert is trying to misconstrue the
record in the above case.

Mr Pherson of McGuire Woods LLP
was served with the complete record on
appeal, which is accurate and relevant.
Mr Pherson had a duty to transfer the
file of appellants to the new attorney.
Respondent referenced see Exhibit 1,
which appellant did not receive.

As can be seen from the enclosed
copies, the Respondent is acting out
of "bad faith"

once again, appellant will serve
his designation of matters on the Respondent
Vorden Nibert. Attorney Henry Guyton
Murrell of Scott & Corley was also served
on 4-24-25. This law firm is also acting
out of "bad faith" for failure to be truthful,
see Received on July 3, 2024 (SC Court of Appeals)

I, Charles Morris ~~III~~ certify and verify under
the penalty of perjury that the foregoing is
true and correct.

Charles Morris
5-21-25

Federal Home vs. Charles Morris et al
2024-000247

RECEIVED

MAY 27 2025

SC Court of Appeals

Certificate of Service

I, Cornelia Morris III certify that I have served the Respondent MacGuire Woods with yet another copy of my Record on Appeal, to include Designation of Matters, postage prepaid, addressed as follows:

Vanden B. Nibert
MacGuire Woods
201 N. Tryon St, Suite 3000
Charlotte, NC 28202-2146

I, Cornelia Morris III certify and verify under the penalty of perjury that the foregoing is true and correct

Cornelia Morris
5-21-25

Certificate of Service

I, Cornie Morris ~~III~~, certify that I have served the Respondents once again with The Record on Appeal to include Initial Brief, Designated matters and Proof of Service, by placing a copy in the Perry waitroom ready for mailing, addressed as follows:

C/O Henry Guyton Murrell
Scott & Corley, P. A.
P.O. Box 2005
Columbia, S.C. 29204

S.C. Court of Appeals
Jenny A. Kitchings, Clerk
1220 Senate St.
Columbia, S.C. 29201

I, Cornie Morris ~~III~~, certify and verify under the penalty of perjury that the foregoing is true and correct

Cornie Morris

4-24-25

Re: FHLMC v. Charles Morris, et al.
of whom Corrie Morris ET is the Appellant

RECEIVED

MAY 27 2025

Dear Clerk, SC Court of Appeals

Enclosed you will find a copy of my proof of service to Attorney T. Richmond MacPherson at McBuire woods and H. Guyton Murrell pursuant to my record on Appeal.

Scott and Corley P.A. is misrepresenting the true and accurate facts of this case. I have served both law firms with the records of Appeal and all of the deficiencies that the Court had me to correct.

I can't help that somehow my record on appeal that was sent to you (Scott & Corley) and McBuire woods was misplaced when the Court closed my case.

I, Corrie Morris #327224 certify and verify, under the penalty of perjury that the foregoing is true and correct.

RECEIVED

JAN 23 2025

FBI MAILROOM

Corrie Morris

1-23-25

State of South Carolina) S.C. Court of Appeals
County of Spartanburg) # 2024-000047

Federal Home
Plaintiff

v.

Charles Morris et al.
Defendant

Certificate of Service
RECEIVED

MAY 27 2025

SC Court of Appeals

I, Carrie Morris III certify that I have served the Plaintiff with a copy of the foreclosure transcript by placing a copy in the Perry mailroom hands for mailing, postage prepaid, addressed as follows:

C/O Guyton Murrell
Scott & Corley, P.A.,
P.O. Box 2065
Columbia, S.C.
29204

RECEIVED

JUL 08 2024

PCI MAILROOM

I, Carrie Morris III certify and verify under the penalty of perjury that the foregoing is true and correct.

Carrie Morris III
7-5-24

Appellant's objection to Respondent's
motion for Extension of Time to
serve and file Brief & Designation
of Record.

RECEIVED
MAY 27 2025
SC Court of Appeals

Appellant object and move to strike
the Respondent's motion for Extension
of Time to serve and file Brief and
Designation of Record for the following
reasons:

- 1) Respondent is supplying this Honorable
Court with misrepresentations of the
Record (Facts + Law).
- 2) Counsel for the Respondent inadvertently
closed the matter by choice, not by the
Appellant's actions.
- 3) Record and evidence have shown this
Court the filing fee was paid by Appellant
to proceed in this matter.
- 4) Respondent's were notified by this Court
as to the movement of this case. Guyton
Murrell and McGuire Woods Law Firm.
- 5) Appellant did in fact file & serve the
Respondent's Guyton Murrell and
McGuire Woods Law Firm with his
Initial and Final Brief along with his
Designation of Matters.

6. On 7-19-24 Appellant sent the initial and final brief to mcclurewoods.
7. Respondent's motion for Extension of time should be denied and stricken, for failure to file and serve their brief on time, which they have conceded to.
8. If Appellant would have failed to comply with this Court's prior orders, Appellant would have been barred by this Court.
 - a. Respondent failed to comply with this Honorable's Court order, and trying to blame the Appellant.
10. It would be a denial of Appellant's Due Process & Procedural Due Process rights to allow the Respondent to violate a Court order by trying to make a mockery of this Court and Appellant.

Relief: Appellant request this Honorable Court grant relief to him & grant summary judgment against the Respondents for failure to follow the South Carolina Civil Procedures.

James King

Carnegie Mellon # 227226

Perry Corr. Inst. Inst. 4/7/2020

430 Oaklawn Rd

Pelzer, S.C. 29669

GREENVILLE SC 296

22 MAY 2025 PM 3 L



US POSTAGE TM PITNEY BOWES



ZIP 29669 \$ 000.97⁰
02 4W
0000378425 MAY 21 2025

RECEIVED

MAY 27 2025

SC Court of Appeals

RECEIVED

MAY 21 2025

PCI MAILROOM

Mrs Stermy Felin
check's office
SC Court of Appeals
1220 Senate St
Columbia, S.C. 29201

29201-376999



LEGAL MAIL