

STRITZINGER v STRITZINGER ET ALL

IN THE COURT OF APPEALS

SOUTH CAROLINA

2025-000964

TRIAL COURT CAUSE (2019CP4004271)

RECEIVED

JUN 27 2025

SC Court of Appeals

ANSWER BY THE RICHLAND COUNTY CLERK WHO IS ALSO IN POSSESSION OF THE REPORTERS RECORD AS WELL AS THE CLERK'S RECORD, AND MOTION FOR SANCTIONS TO THE RICHLAND CLERK AND COURT

Appellant notes, in an Unusual situation the Richland County Clerk, , Athena Border, who has been intentionally placing original trial actions on the Appellate docket to make sure he never got a trial on the merits, was actually sitting in the courtroom as the court reporter with a tape recorder in the appeal setting with Judge Jocelyn Newman the Chief Criminal Judge of Richland County in a civil setting.

Judge Newman orally denied Appellants Motion to immediately furnish a copy of the reporters record because she had already signed an IFP in the case. In Texas costs of the clerks record, and reporters record are paid for by the state in indigent cases. Appellant notes he is only indigent because the court refuses to set his case with Ms. Katherine Wright who has asked the State to Garnish his wages even though she is the heir to a 1B+ fortune, has trust funds in excess of 16M dollars, and all of his children are over 18. This is the level of absurdity in this case. Regardless of his employer the State of Texas on orders of the Chief Judge of Travis County which cant be overturned technically without a Federal Trial, signed an order which even the OAG of Texas doesn't believe they can review. A Woman who filed perjured documents in Texas which excluded ALL OF HER ASSETS, is getting a 67% garnishment in South Carolina, a dispute between two states.

Judge Newman has denied the request explicitly and made sure Appellant was clear very specifically. Ms. Newman is fairly sure that a South Carolina cannot obstruct Justice and the laws of the State of South Carolina and has no powers to suspend Appellate rights to litigants but is trying to do so anyway. **Appellant believes a Judicial sanction is necessary in this case, and I have already asked for her recusal on any potential remand.**

Since we believe Judge Newman can in fact hold Appellant in contempt for asking for the reporters record as discussed in exhibit A, and there is no judge more senior to her who can override this decision, she is in fact daring this court to correct her, and remove her from the bench where she is in Appellants opinion quite incompetent outside criminal cases. She told Appellant that she didn't even know how to suspend Texas's withholding via an order to the Social Security Administration pending trial.

Appellant notes, that In the State of Texas the court reporters record, and clerks record are filed by the owner of the documents on a sworn affidavit so that the Court of Appeals can review actual documents by the owners of the records. Ms. Border is asking Appellant to file documents which this court would then have to ascertain were authentic. This might be easy to do for a member of the Appellate bar, but not for a Pro-Se litigant. As such I believe fairly surely that the trial court clerk Ms. Border needs to be specifically ordered to produce these documents.

REQUEST FOR FEES FOR THE CLERKS RECORD AND REPORTERS RECORD

Appellate expenses in Texas on an IFP are all paid by the state, Appellant needs both an order for the record, and an order on the payment of the same either from Trust, or by the state.

Signed this 27th day of June, 2025



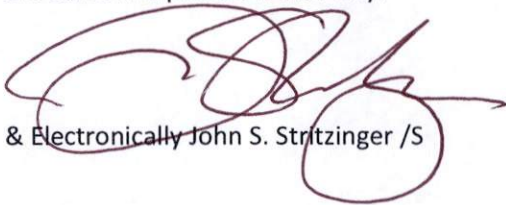
& Electronically John S. Stritzinger /S

John S. Stritzinger
1800 Washington Street
Columbia, SC 29201
843.352.3459

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CERTIFICATE OF SERVICE

"The following document was served electronically before filing in this court by Appellant to Respondent, James R. Stritzinger Jr via email. In more than five years, Respondent has never objected to the same and prefers it that way."



& Electronically John S. Stritzinger /S

John S. Stritzinger
1800 Washington Street
Columbia, SC 29201
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John Stritzinger <jstritzinger33@gmail.com>

Request for the Reporters Record to be sent to the court of Appeals in Cause 2025-000964

John Stritzinger <jstritzinger33@gmail.com>

Tue, Jun 24, 2025 at 11:08 AM

To: ATHENA BORER <BORER.ATHENA@richlandcountysc.gov>

Cc: Jim Stritzinger <jim@stritz.com>, "dcoblesc@sccourts.org" <dcoblesc@sccourts.org>, "Newman, Jocelyn Secretary (Ebony Martin)" <jnewmansc@sccourts.org>, "Coble, Daniel Law Clerk (Sarah Di Stefano)" <dcoblelc@sccourts.org>

Ms. Border,

I am aware that you are an official officer of the court. The technical term for which you just served me is issued as whats termed "a clerks order". In the South Carolina Supreme Court thats as good as a bench order and I appreciate those in most cases.

However Ms. Newman is the chief Criminal judge and she entered an order IN-LIMINE which I happen to know is **binding on me and you**. And she denied that request explicitly. I would need Mr. Coble or the person you spoke with enter an actual order and put it on the docket to my request for the clerks record, and reporters record. I also inform you that the probate court said they do not have a reporters record, but I believe that Judge Belton explicitly put a recording device and pressed it on in the appearance with her, so I think the probate clerk also has a problem in this case which I can attest.

I need both reporters record as this is a secondary appeal. Furthermore that is sufficient for Judge Newman to take my request for reconsideration and set more court time. I believe all the evidence admitted in the probate court is not admissable under South Carolina, by persons not qualified to enter opinions, or perjured affidavits. Quite literally there isnt any admissable evidence at all other than perhaps court officers discussing their personal business with me such as yourself during the predependency of this case.

Lastly, I told your supervisor that the Court System is misreporting my case as dismissed. It should say Judgement. It was determined by Final order of the court on the merits.

Sincerely,
John S. Stritzinger

On Mon, Jun 16, 2025 at 4:16 PM ATHENA BORER <BORER.ATHENA@richlandcountysc.gov> wrote:

Mr. Stritzinger,

I spoke with the Chief Administrative Judge regarding your request to have the records sent. You may obtain a transcript of the hearing by contacting South Carolina Court Administration. Additionally, all case filings are accessible to you online.

I was informed that it is not the court's responsibility to provide these documents directly.

[Athena M Borer](#)

[Common Pleas Motion Coordinator](#)

[Richland County Clerk of Court](#)

[1701 Main Street](#)

[Columbia, SC 29201](#)

Borer.Athena@richlandcountysc.gov

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If you have received this communication in error or are not sure whether it is privileged, please immediately notify me by return email and destroy any copies, electronic, paper or otherwise, which you may have of this communication.

From: John Stritzinger <jstritzinger33@gmail.com>

Sent: Monday, June 9, 2025 3:50 PM

To: ATHENA BORER <BORER.ATHENA@richlandcountysc.gov>; Jim Stritzinger <jim@stritz.com>; dcoblesc@sccourts.org; Newman, Jocelyn Secretary (Ebony Martin) <jnewmansc@sccourts.org>

Subject: Request for the Reporters Record to be sent to the court of Appeals in Cause 2025-000964

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Ms. Border,

The Rules of the State of South Carolina require the reporters record to be requested and served to their court. I believe I asked for this in court and was denied by the Chief Judge InLimine, but I dont believe she has the power to suspend state law. I need you or the clerk to respond formally as a State Officer on your ruling on this matter. I have requested an order to compel from the Court of Appeals.

Sincerely,

John S. Stritzinger

6/26/25, 12:01 PM

Gmail - Request for the Reporters Record to be sent to the court of Appeals in Cause 2025-000964

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843.352.3459

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