

In this 13<sup>th</sup> year of the 2<sup>nd</sup> millennium (prophesied rule by Jesus), 9<sup>th</sup> day of November aka 11/05/2013

Jenny Abbott Kitchings  
Clerk, South Carolina Court of Appeals  
1015 Sumter Street  
Columbia, South Carolina 29201

RE: SUNTRUST BANK  
VS: BILAL ABDULLAH AND LATOYA ABDULLAH  
CASE NO.: 2012-CP-23-6148/6149  
APPELLATE CASE NO. 2013-001488

Dear Jenny Abbott Kitchings,

Enclosed is our **PROOF OF SERVICE** for the Petition for Rehearing and Response to Respondents Memorandum. The \$25 filing fee is continued denial to access the court and is addressed in my Response to Respondents Memorandum.

**S. C. Const.(2012) Art. 1 SECTION 9; "Court; speedy remedy.**— "All courts shall be public, and every person shall have speedy remedy therein for wrongs sustained."

Thank you for your assistance in this regard. If there are any questions or comments please call.

Contact  
Cell – 407-595-3868  
Home – 864-283-0842

I Am: B. D. Abdullah

**Bilal Nashid Abdullah, Authorized Representative:**  
**In Special Appearance under Threat, Duress and Coercion**  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville Non-Domestic near (29681)-9999  
South Carolina United States of America

**RECEIVED**

NOV 07 2013

**SC Court of Appeals**

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

---

APPEAL FROM GREENVILLE COUNTY  
Court of Common Pleas

D. Garrison Hill, Circuit Court Judge

---

CASE NO.: 2012-CP-23-6148/6149  
Appellate Case No.: 2013-001488

---

SUNTRUST BANK,

Respondent,

Vs.

BILAL ABDULLAH AND LATOYA ABDULLAH,

Appellate(s)

---

PROOF OF SERVICE

---

I certify that I have served the Petition for Rehearing and redress of Grievances on SUNTRUST BANK by depositing a copy of it in the United States Mail, postage prepaid, on October 14, 2013, addressed to their attorney of record, Sheila M. Bias, Post Office Drawer 7788, Columbia, South Carolina 29202. South Carolina Court of Appeals Clerk of Court, Jenny Abbott Kitchings, P.O. box 11629, Columbia, South Carolina 29211.

I am B. I. Abdullah  
**Al-Bilal Nashid Abdullah**, Authorized Representative  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

I am LaToya Abdullah  
**LaToya Abdullah**, Authorized Representative  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

**RECEIVED**

NOV 07 2013

**SC Court of Appeals**

In this 13<sup>th</sup> year of the 2<sup>nd</sup> millennium, ~5<sup>th</sup> day of the 9<sup>th</sup> Lunar Cycle(October) aka 11/05/2013.

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM GREENVILLE COUNTY  
Court of Common Pleas

D. Garrison Hill, Circuit Court Judge

CASE NO.: 2012-CP-23-6148/6149  
Appellate Case No.: 2013-001488

SUNTRUST BANK,

Respondent,

Vs.

BILAL ABDULLAH AND LATOYA ABDULLAH.

Appellate(s)

**VERIFIED RESPONSE TO RESPONDENTS'S MEMORANDUM IN OPPOSITION TO  
APPELLANT'S PETITION FOR REHEARING**

We, *Bilal Abdullah and LaToya Abdullah*; HEREBY issue our Response to the Respondents Memorandum in Opposition to Appellant's Petition for Rehearing:

*In interest of M.V., 288 Ill.App.3d 300, 681 N.E. 2d 532 (1<sup>st</sup> Dist. 1997). Without subject-matter jurisdiction, all of the orders and judgments issued by a judge are void under law, and are of no legal force or effect. In interest of M.V., 288 Ill.App.3d 300, 681 N.E. 2d 532 (1<sup>st</sup> Dist. 1997) ("Every act of the court beyond that power is void").*

The particular points are law and fact that have been overlooked or misapprehended by the court to the compelling grounds to warrant rehearing. I can accept your offer/order upon providing proof of claim(written opinion) of all the following conditions:

1. That the factual allegations presented in the Exhibits and asserting deprivations of LIBERTIES under color of law are not sufficient demonstrations of a preliminary basis for relief? See Exhibits D, E, F, and G [NONE of the facts presented has been rebutted.
2. That Art. VI, U.S. Const. and the several States Constitutions does not certify common law and statutory provisions allowing waiver of filing fees? See Exhibit D. Also See *Flint v. Haynes, 651 F.2d 970, 972-74 (4<sup>th</sup> Cir. 1981)*

RECEIVED

NOV 07 2013

3. That the law and facts presented in my Petition for Rehearing and Redress Grievances does not supersede the Respondents' opinions?
4. That the subject-matter jurisdiction/issues involved are not within the original jurisdiction of the Supreme Court requiring express *validity of statutes, bond validations and construction of U.S or South Carolina Constitutions*?
5. That the alleged contract does not involve interstate commerce? See *Exhibit G*.
6. That an appeal can not proceed without a transcript? See *SCACR Rule 208(a)(1)*.
7. "has failed to perfect his appeal"; that the statement by Respondent does not attempt to mislead the court to hold pro per litigant to perfect(technical) their appeal?
8. That your ambiguous statement "to provide proper certificates of service" does not conflict with *SCRCR Rule 5(d) to further stultify the court denying me due process*?
9. That the court is not attempting to hold me to technical forms of pleadings? See *SCRCR Rule 8(e)*; also see *FRCP Rule 5(d)(4) Acceptance by the Clerk* - The clerk must not refuse to file a paper solely because it is not in the form prescribed by these rules or by a local rule or practice.
10. "The correct filing fee is \$25."; that the reduced fee is not a further attempt to deny me access to the court? See *Exhibit D*.

***"Summary judgment is not appropriate where further inquiry into the facts of the case is desirable to clarify the application of the law."*** *Brockbank v. Best Capital Corp.*, 341 S.C. 372, 534 S.E.2d 688 (2000)).

***"Because it is a drastic remedy, summary judgment should be cautiously invoked so no person will be improperly deprived of a trial of the disputed factual issues."*** *Murray v. Holnam, Inc.*, 344 S.C. 129, 138, 542 S.E.2d 743, 747 (Ct. App. 2001) (citing *Carolina Alliance for Fair Employment v. South Carolina Dep't of Labor, Licensing & Regulation*, 337 S.C. 476, 523 S.E.2d 795 (1999)).

**Legal maxim: "General words are understood in a general sense."**

**Legal maxim: "When there is no ambiguity in the words, then no exposition contrary to the words is to be made."**

WHEREFORE; based upon the **forementioned grounds and Authorities** presented herein, Petitioner(s) **moves this Honorable Court to enter an Order DISMISSING All UNCONSTITUTIONAL** (misrepresented) ORDERS made in excess of jurisdiction and/or under Color of Authority to be 'Dismissed', 'Abated' and expunged from the Record; *adjudging the Respondent(s) liable for the suffered damages(claims of breach of contract and claims of any lawyer fees) to Petitioner(s) to redress grievances* for the presumed Violations of DUE PROCESS, Violations of the Rules of Court and the UNCONSTITUTIONAL Restraint of my Liberty, pursuant to the **U.S. Const. and S.C. Const. (2012)**; we shall demand to be compensated, redressing money damages at a minimum of **ONE HUNDRED THOUSAND(100,000) U.S. Dollars/Credits** pursuant to **18 USC §3571 and 42 USC §1983**: DUE IMMEDIATELY for Remedy, Maintenance and Cure without sale, denial or delay; together with such other and further relief as the Court may deem reasonable and just under the circumstances for the economic losses; by way of infringements upon Our liberties; and for the mental anguish imposed upon us by **being forced under threat, to answer to 'colorable' actions,**

caused by Agents(s) or persons, who concurred n their 'agreed' actions to cause my private, Divine Rights, Civil Liberties, Pursuit to Happiness, Security of Personalty or Property, etc.; to be infringed upon, confiscated, or restrained in any manner, by any acts, actions and/or processes that , in any respect violates the BILL OF RIGHTS or the SOUTH CAROLINA DECLARATION OF RIGHTS. . The existence of such rights is a matter governed by substantive law. \*\*\*A response is required within ten (10) days upon receipt, responding on a point-by-point basis.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

**CERTIFICATE OF SERVICE**

UNDER PENALTY OF PERJURY within the law of the UNITED STATES CODES, I HEREBY CERTIFY that a true and correct copy will be furnished by U.S. mail delivery to: **Jenny Abbott Kitchings, Clerk of Court, P.O. Box 11629, Columbia, South Carolina 29211; South Carolina Supreme Court Clerk, Post Office Box 11330, Columbia, South, Carolina 29211; Sheila M. Bias- Richardson Plowden & Robinson, P.A., P.O Drawer 7788, Columbia, SC 29202.**

I Am: Bilal Abdullah  
**Bilal Abdullah**, Ex Relatione BILAL ABDULLAH  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

I Am: LaToya Abdullah  
**LaToya Abdullah**, Ex Relatione LATOYA ABDULLAH  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

**IN THE NAME OF THE ALMIGHTY!!!**

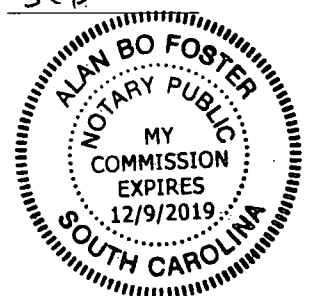
**NOTARY PUBLIC**

In the State of **South Carolina**, County of **Greenville**

BEFORE ME personally appeared Al-Bilal Nashid Abdullah and LaToya Abdullah, affirmed and subscribed in my presence this 5th day of November, 2013.

[Signature]  
Notary Public

Personally Known \_\_\_\_\_ OR Produced Identification  - Type Produced: SCDL



THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

---

APPEAL FROM GREENVILLE COUNTY  
Court of Common Pleas

D. Garrison Hill, Circuit Court Judge

---

CASE NO.: 2012-CP-23-6148/6149  
Appellate Case No.: 2013-001488

---

SUNTRUST BANK,

Respondent,

Vs.

BILAL ABDULLAH AND LATOYA ABDULLAH.

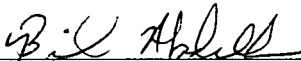
Appellate(s)


---

PROOF OF SERVICE

---

I certify that I have served the Response to Respondent's Memorandum on SUNTRUST BANK by depositing a copy of it in the United States Mail, postage prepaid, on November 5, 2013, addressed to their attorney of record, Sheila M. Bias, Post Office Drawer 7788, Columbia, South Carolina 29202. South Carolina Court of Appeals Clerk of Court, Jenny Abbott Kitchings, P.O. box 11629, Columbia, South Carolina 29211.

I am   
**Al-Bilal Nashid Abdullah**, Authorized Representative  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

I am   
**LaToya Abdullah**, Authorized Representative  
Non-Assumpsit – All Rights Reserved, Without Prejudice:  
c/o 7 Landing Lane  
Simpsonville non-domestic near (29681)-9999  
South Carolina united States of America

Bilal Alkhalil

7 Landings Lane

Simpsonville, South Carolina 29681

11.7

CERTIFIED MAIL™



7013 1710 0000 6710 0330

RECEIVED

NOV 07 2013

SC Court of Appeals

U.S. POSTAGE  
PAID  
GREENVILLE, SC  
NOV 05 13  
4PM/DUN5

1000

29211

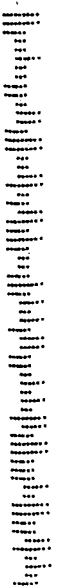
**\$3.76**  
00090685-10

South Carolina Appeals Clerk of Court

Post Office Box 11629

Columbia, South Carolina 29211

2921181629



7013 1710 0000 6710 0330

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT  
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE