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Subject: APPELLANT'S SUPPLEMENTAL OMNIBUS MOTION PURSUANT TO RULE 240: FORENSIC NOTICE OF ADMINISTRATIVE COLLAPSE, FELONY UPL, AND DEMAND FOR SUMMARY REVERSAL
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STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Tony Williams, Appellant,

v.

Lowe's Home Centers, LLC, et al., Respondents.

Appellate Case Nos.: 2026-00317 & 2026-00079

(Consolidated for Purposes of This Filing)

APPELLANT'S SUPPLEMENTAL OMNIBUS MOTION PURSUANT TO RULE 240: FORENSIC NOTICE OF ADMINISTRATIVE COLLAPSE, FELONY UPL, AND DEMAND FOR SUMMARY REVERSAL

I. SUPPLEMENTAL INTRODUCTION: THE "BUSTER" AMENDMENT

Appellant hereby supplements his previous Omnibus Motion to formally document a systemic failure of judicial administration and corporate accountability. The record now confirms a **tri-partite collapse**:

1. **The Clerk's Office** issued a "Ghost Order" on April 8, only to contradict it on April 13, proving the Order was an administrative nullity.
2. **Lowe's Corporate** has knowingly ratified the actions of a "**Status N**" (Former) attorney, abandoning their duty to the Court.
3. **Proposed Counsel (Gaston)** has bypassed the Court's jurisdiction to "groom" lower court records while her authority to even speak in this Court has been **officially declined**.

This is no longer a civil dispute; it is a forensic audit of **Extrinsic Fraud** and **Felony Unauthorized Practice of Law**.

II. SUPPLEMENTAL ARGUMENT AND AUTHORITIES

1. "Busting" the Clerk's Office: The 4/13 Forensic Contradiction

The Clerk's letter dated **April 13, 2026**, serves as a "Buster" for the **April 8 Ghost Order**. Under *Chewning v. Ford Motor Co.*, 354 S.C. 72 (2003), the Court's integrity is subverted when its own records create a temporal impossibility. The Court cannot "consider" a Return on the 8th and "decline action" on that same Return on the 13th. The Clerk's office has effectively admitted that the April 8 Order is a **clerical nullity** produced by unauthorized inducement.

2. "Busting" Counsel: The Felony UPL Gap

The C-Track record explicitly lists Andrew Melling as "**Status N (Former).**" * **The Crime:** Pursuant to **S.C. Code § 40-5-310**, any filing executed by Melling post-designation is a felony act of **Unauthorized Practice of Law**.

- **The Interloper:** Michelle Gaston's attempt to file for sanctions and "groom" the Beaufort Public Index (Case 2025-CP-07- 01325) for May 5th—without a signed Order of Substitution—is a secondary act of UPL. Gaston is a "stranger to the record" and her filings must be **stricken as void** under **Rule 11, SCRPC**.

3. "Busting" Lowe's: Ratification of Fraud

Lowe's Home Centers, LLC, by failing to appoint authorized, non-conflicted counsel, has **ratified** the fraud of its agents. As a corporation, Lowe's cannot appear *pro se* or through "Former" attorneys. Their silence in the face of the **\$30,000,000.00** Default is a secondary admission of liability under *Rhodes v. Rhodes*, 273 S.C. 266 (1979).

4. The May 5th Jurisdictional Hijacking

The Beaufort Public Index (Case 2025-CP-07-01325) confirms a "Motion Roster" was published on **April 8** (the same day as the Ghost Order) for a hearing on **May 5**. This is a direct violation of **Rule 205, SCACR** and **Rule 226, SCACR**. Since a **Notice of Intent to File Petition for Certiorari** is pending, any lower court action is a **Jurisdictional Nullity**.

III. SUPPLEMENTAL CONCLUSION

The Respondents and the administrative staff have been "Busted" by the Court's own digital footprint. The "No Action Taken" flag of April 13th is the final word on the Respondents' defense: **It does not exist**.

WHEREFORE, Appellant respectfully demands:

1. **Summary Reversal** of the \$30,000,000.00 judgment;
2. **Vacatur** of the fraudulent April 8th Order;
3. **An Immediate Stay** of the unauthorized May 5th hearing; and
4. **A Forensic Referral** to SLED and the ODC for Felony UPL.

Respectfully Submitted,

s/ Tony Williams

Appellant Pro Se / 100% Disabled Veteran

Dated: April 15, 2026

