

May 22, 2026

The Honorable Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals
1220 Senate Street
Columbia, SC 29201

RECEIVED
May 22 2026
SC Court of Appeals

RE: Jane Doe v. MD Soriful Islam and Lyft, Inc. d/b/a Lyft Drives South Carolina, Inc.
Horry County Case No. 2024-CP-26-01555
HLF File No. 11.025

Dear Ms. Kitchings:

Today we have electronically filed and served a Notice of Appeal on behalf of Lyft, Inc. d/b/a Lyft Drives South Carolina, Inc., from multiple orders entered in the above referenced case. A check for the \$250 filing fee will be delivered via courier today.

We have electronically served all other Counsel of Record as indicated by our Proof of Service which we electronically filed along with copies of all the orders from which appeal is taken.

In addition, the Notice of Appeal is being e-filed with the Horry County Clerk of Court, as required by Rule 203(d)(1), and a courtesy copy has been emailed to the Honorable Brian M. Gibbons, the presiding judge for the day-certain trial set for June 1, 2026.

At this time, we also wish to advise the Court as to the status of other pending matters in this case. The May 13, 2026 Order denying Lyft's motion to set aside an order striking the answer, which is the subject of this Notice of Appeal, was made using Form 4CE. The same day that this Order was entered, the Court directed counsel for Plaintiff Doe to prepare and submit a formal order denying Lyft's Motion to Set Aside. The same day that this Order was entered, the Court directed counsel for Plaintiff Doe to prepare and submit a formal order denying Lyft's Motion to Set Aside. (See attached email.) While a formal order has not yet been submitted or entered, this matter is set for a date certain trial beginning on June 1, 2026. Lyft has filed a motion for continuance, but the Trial Judge has not yet ruled on that motion. While a formal order has not yet been submitted or entered, this matter is set for a date certain trial beginning on June 1, 2026.

Lyft has filed a motion for continuance, but the Trial Judge has not yet ruled on that motion. Given the timing of the May 13th Order, the absence of an entry of the more formal order requested by the Court, and the pending motion for continuance, Lyft is filing this Notice of Appeal to preserve its rights to challenge the striking of its answer and its right to fully litigate and defend the claims on the merits based on the four corners of the Form 4 Order which does not provide a further order will follow.

HOOD LAW FIRM, LLC

The Honorable Jenny Abbott Kitchings
Page Two
May 22, 2026

Should a further order follow, Lyft will file a second notice of appeal from that order and consolidate the two appeals.

Kind regards,

Yours truly,

/s/ Molly H. Craig

Molly H. Craig

MHC/spc

Enclosure(s)

cc: Samuel W. Outten (sam.outten@nelsonmullins.com)
A. Mattison Bogan (Matt.Bogan@nelsonmullins.com)
Scott C. Evans (scott@evansmoorelaw.com)
James B. Moore, III (james@evansmoorelaw.com)
George W. Bryan (george@evansmoorelaw.com)
Michael J. Schwartz (mj@rblongpa.com)
Russell B. Long (russellonglaw@rblongpa.com)

Virginia Floyd

From: Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>
Sent: Wednesday, May 13, 2026 1:54 PM
To: Scott Evans; Molly Craig; James B. Moore III
Cc: Jennifer Anderson; Hyman, B. Alex Secretary (Allison Pogue); George Bryan; sam.oudden@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd; Kimberly Draper
Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026
Attachments: generated (2).pdf

Good afternoon,

Judge Hyman wanted me to update the parties regarding his ruling in this case. After careful consideration and review, the Defendant's Motion to Set Aside and Vacate February 11, 2026 Order is respectfully DENIED. Please see attached Form 4 e-signed by Judge Hyman today reflecting this decision. This should be reflected in the e-filing system later today.

Judge Hyman has requested that counsel for the plaintiff's prepare a draft order for his review.

Thank you,

Brett F. Moorman

Law Clerk for The Honorable B. Alex Hyman
15th Circuit
Office: 843-915-6697
bhymanlc@sccourts.org

From: Scott Evans <scott@evansmoorelaw.com>
Sent: Thursday, April 30, 2026 11:14 AM
To: Molly Craig <molly.craig@hoodlaw.com>; Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>; James B. Moore III <james@evansmoorelaw.com>
Cc: Jennifer Anderson <anderson.jennifer@horrycountysc.gov>; Hyman, B. Alex Secretary (Allison Pogue) <bhymanlc@sccourts.org>; George Bryan <george@evansmoorelaw.com>; sam.oudden@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>
Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Good morning Mr. Moorman,

Attached please find a copy of the Plaintiff's response in opposition to Defendant's motion to vacate which was just accepted by the Clerk's Office. Given the length of the exhibits, we will forward courtesy copies to chambers

and will copy opposing counsel with an electronic copy of the transmittal letter for the courtesy copies of the response with exhibits. We look forward to appearing on May 5, 2026.



EVANS MOORE, LLC
121 Screven Street | Georgetown, SC 29440
P: 843.995.5000

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to Scott@EvansMooreLaw.com or by replying to this email and delete all copies of this message and all attachments.

From: Molly Craig <molly.craig@hoodlaw.com>
Sent: Tuesday, April 28, 2026 2:33 PM
To: 'Hyman, B. Alex Law Clerk (Brett Moorman)' <bhymanlc@sccourts.org>; James B. Moore III <james@evansmoorelaw.com>
Cc: Scott Evans <scott@evansmoorelaw.com>; Jennifer Anderson <anderson.jennifer@horrycountysc.gov>; Hyman, B. Alex Secretary (Allison Pogue) <bhymansc@sccourts.org>; George Bryan <george@evansmoorelaw.com>; sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>
Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

Brett,

The Defendant's Motion to Set Aside Default and exhibits are attached for the Court's convenience. Sam Outten and I look forward to appearing before the Court next Tuesday.

Is there a virtual courtroom option for any persons wishing to observe the proceedings remotely?

Thanks again for your assistance in scheduling this hearing.

Best,
Molly

Molly H. Craig
Partner
Molly.Craig@hoodlaw.com



172 Meeting Street
P.O. Box 1508
Charleston, SC 29401

Telephone: (843) 577-1215
Telephone – Main: (843)577-4435
Fax: (843) 722-1630
www.hoodlaw.com

CONFIDENTIALITY NOTICE: This email is covered by the Electronic Communications Privacy Act, 18 U.S.C. 2510-2521, and is legally privileged. This email (and any associated files) contains confidential and/or legally privileged information from the Hood Law Firm, LLC, intended solely for the use of the individual(s) named in this email. If you are not the intended recipient, you are notified that any disclosure, copying, distribution, or the taking of any action based on or in reliance upon the contents of this email (and any associated files) is strictly prohibited. If you have received this email in error, please destroy this email and notify our office via reply email.

From: Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>
Sent: Friday, April 24, 2026 3:33 PM
To: James B. Moore III <james@evansmoorelaw.com>; Molly Craig <molly.craig@hoodlaw.com>
Cc: Scott Evans <scott@evansmoorelaw.com>; Jennifer Anderson <anderson.jennifer@horrycountysc.gov>; Hyman, B. Alex Secretary (Allison Pogue) <bhymansc@sccourts.org>; George Bryan <george@evansmoorelaw.com>; sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>
Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

The Defendant's Motion to Set Aside Default will be scheduled for May 5. It is too late to have this motion added to the official roster, but Judge Hyman will hear this motion as the last motion during the 1:30pm common pleas motions roster. Please confirm that all parties will be in attendance on May 5.

Please let me know if you have any questions and if there is any information Judge Hyman needs to review prior to this hearing, please email it to me.

Have a wonderful weekend!

Brett F. Moorman
Law Clerk for The Honorable B. Alex Hyman
15th Circuit
Office: 843-915-6697
bhymanlc@sccourts.org

From: James B. Moore III <james@evansmoorelaw.com>
Sent: Friday, April 24, 2026 3:17 PM
To: Molly Craig <molly.craig@hoodlaw.com>; Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>
Cc: Scott Evans <scott@evansmoorelaw.com>; Jennifer Anderson <anderson.jennifer@horrycountysc.gov>; Hyman, B. Alex Secretary (Allison Pogue) <bhymansc@sccourts.org>; George Bryan <george@evansmoorelaw.com>; sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>
Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Plaintiff's Counsel is also available on May 5 and would be our preference if that date still works for the Court. We can also be available on May 15. I would note that we will need a court reporter present for this hearing.

Many thanks for your assistance with scheduling this matter.

Have a great weekend.

James



James B. Moore III
Attorney at Law

EVANS MOORE, LLC
Georgetown Office
121 Screven Street | Georgetown, SC 29440
P: 843.995.5000
F: 843.527.4128

Charleston Office
635 East Bay Street, Suite F | Charleston, SC 29403
P: 843.995.5000
F: 843.527.4128

Mailing Address
121 Screven Street | Georgetown, SC 29440

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to James@EvansMooreLaw.com or by replying to this email and delete all copies of this message and all attachments.

From: Molly Craig <molly.craig@hoodlaw.com>
Sent: Friday, April 24, 2026 2:33 PM
To: Hyman B. Alex Law Clerk <bhymanlc@sccourts.org>
Cc: Scott Evans <scott@evansmoorelaw.com>; James B. Moore III <james@evansmoorelaw.com>; Jennifer Anderson <anderson.jennifer@horrycountysc.gov>; B. Alex Secretary Hyman <bhymanlc@sccourts.org>; George Bryan <george@evansmoorelaw.com>; sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>
Subject: Re: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

Sam Outten and I can be available on May 5 which is a day that suits other counsel involved but not sure if that still works for the Court. The week of May 11, I am available on May 15.

Thank you,
Molly

On Apr 24, 2026, at 2:27 PM, Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org> wrote:

Do the parties have any availability the week of May 11?

Thank you,

Brett F. Moorman

Law Clerk for The Honorable B. Alex Hyman

15th Circuit

Office: 843-915-6697

bhymanlc@sccourts.org

From: Scott Evans <scott@evansmoorelaw.com>

Sent: Friday, April 24, 2026 12:50 PM

To: Molly Craig <molly.craig@hoodlaw.com>; James B. Moore III <james@evansmoorelaw.com>

Cc: Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>; Jennifer Anderson

<anderson.jennifer@horrycountysc.gov>; Hyman, B. Alex Secretary (Allison Pogue)

<bhymanlc@sccourts.org>; George Bryan <george@evansmoorelaw.com>;

sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd

<virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>

Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Unfortunately we have a conflict on May 1.

<image001.jpg>

Scott C. Evans

Attorney at Law

EVANS MOORE, LLC

121 Screven Street | Georgetown, SC 29440

P: 843.995.5000

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to Scott@EvansMooreLaw.com or by replying to this email and delete all copies of this message and all attachments.

From: Molly Craig <molly.craig@hoodlaw.com>

Sent: Friday, April 24, 2026 12:34 PM

To: James B. Moore III <james@evansmoorelaw.com>

Cc: Hyman B. Alex Law Clerk <bhymanlc@sccourts.org>; Jennifer Anderson

<anderson.jennifer@horrycountysc.gov>; B. Alex Secretary Hyman <bhymanlc@sccourts.org>; George

Bryan <george@evansmoorelaw.com>; Scott Evans <scott@evansmoorelaw.com>;

sam.outten@nelsonmullins.com; russellonglaw@rblongpa.com; mj@rblongpa.com; Virginia Floyd

<virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>

Subject: Re: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

Thanks to all for working together on trying to get this motion heard. I spoke with Sam Outten and we are both available on Thursday but I understand that Boo and Scott have a conflict. Is there any chance we could schedule a time on Friday, May 1?

Best,
Molly

On Apr 24, 2026, at 12:21 PM, James B. Moore III
<james@evansmoorelaw.com> wrote:

Good morning Mr. Moorman,

Plaintiff's Counsel can be available anytime on May 4 and May 5 for the hearing.

Many thanks,

James

<image002.jpg>

James B. Moore III
Attorney at Law

EVANS MOORE, LLC
Georgetown Office
121 Screven Street | Georgetown, SC 29440
P: 843.995.5000
F: 843.527.4128

Charleston Office
635 East Bay Street, Suite F | Charleston, SC 29403
P: 843.995.5000
F: 843.527.4128

Mailing Address
121 Screven Street | Georgetown, SC 29440

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to James@EvansMooreLaw.com or by replying to this email and delete all copies of this message and all attachments.

From: Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>

Sent: Friday, April 24, 2026 12:07 PM

To: Anderson, Jennifer <Anderson.Jennifer@horrycountysc.gov>; Molly Craig <molly.craig@hoodlaw.com>; Hyman, B. Alex Secretary (Allison Pogue) <bhymansc@sccourts.org>

Cc: George Bryan <george@evansmoorelaw.com>; Scott Evans

<scott@evansmoorelaw.com>; James B. Moore III <james@evansmoorelaw.com>;
'sam.outten@nelsonmullins.com' <sam.outten@nelsonmullins.com>;
'russellonglaw@rblongpa.com' <russellonglaw@rblongpa.com>; 'mj@rblongpa.com'
<mj@rblongpa.com>; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper
<kimberly.draper@hoodlaw.com>

Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

Good afternoon,

I am working with Judge Hyman and Judge Caraker to get the defendant's Motion to Set Aside Default heard on an expedited basis. Can the attorneys involved in the Defendant Lyft's Motion to Set Aside Default provide their availability over the next few weeks? There is a possibility that Judge Hyman will be available for a hearing next Thursday morning. However, both Judge Hyman and Judge Caraker have a Common Pleas motions roster during the week of May 4, so May 4, 5, or 6 are likely dates for this motion to be heard.

Thank you,

Brett F. Moorman

Law Clerk for The Honorable B. Alex Hyman

15th Circuit

Office: 843-915-6697

bhymanlc@sccourts.org

From: Anderson, Jennifer <Anderson.Jennifer@horrycountysc.gov>

Sent: Friday, April 24, 2026 8:34 AM

To: Molly Craig <molly.craig@hoodlaw.com>; Hyman, B. Alex Secretary (Allison Pogue) <bhymanlc@sccourts.org>; Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>

Cc: 'george@evansmoorelaw.com' <george@evansmoorelaw.com>;

'scott@evansmoorelaw.com' <scott@evansmoorelaw.com>;

'james@evansmoorelaw.com' <james@evansmoorelaw.com>;

'sam.outten@nelsonmullins.com' <sam.outten@nelsonmullins.com>;

'russellonglaw@rblongpa.com' <russellonglaw@rblongpa.com>; 'mj@rblongpa.com'

<mj@rblongpa.com>; Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper

<kimberly.draper@hoodlaw.com>

Subject: RE: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Good Morning,

The Motion/Expedited Hearing that was filed on 4/9/2026 was emailed to Judge Hyman when it was filed. Once he decides on this motion, you will be notified. The Motion/Set Aside that was filed on 4/9/2026 has not been

placed on a motions roster due to this case being #2 Date Certain on the 6/1/2026 trial roster. Motions are placed on rosters by date filed. The next available motions roster is on 6/1/2026 which is the same week that this case is set for trial. Rosters are published 30 days in advance. There is not an open motions roster for these motions to be placed on before 6/1/2026. If you have any questions, please let me know. Thanks!

From: Molly Craig <molly.craig@hoodlaw.com>

Sent: Thursday, April 23, 2026 5:03 PM

To: 'bhymansc@sccourts.org' <bhymansc@sccourts.org>; Hyman, B. Alex Law Clerk (Brett Moorman) <bhymanlc@sccourts.org>

Cc: 'george@evansmoorelaw.com' <george@evansmoorelaw.com>;

'scott@evansmoorelaw.com' <scott@evansmoorelaw.com>;

'james@evansmoorelaw.com' <james@evansmoorelaw.com>;

'sam.outten@nelsonmullins.com' <sam.outten@nelsonmullins.com>;

'russellonglaw@rblongpa.com' <russellonglaw@rblongpa.com>; 'mj@rblongpa.com' <mj@rblongpa.com>; Anderson, Jennifer <Anderson.Jennifer@horrycountysc.gov>;

Virginia Floyd <virginia.floyd@hoodlaw.com>; Kimberly Draper <kimberly.draper@hoodlaw.com>

Subject: Doe v. Raynor (2024CP2601555) Motion for Expedited Relief and Motion to Vacate and Set Aside Default filed April 9, 2026

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Judge Hyman:

I hope you are doing well. On behalf of Defendant Lyft, Inc. d/b/a Lyft Drives South Carolina, Inc., on April 9, 2026 we filed a Motion to Set Aside Default and to Vacate along with a related Motion for Expedited Hearing. Both of these filings are attached here for your convenience. Neither of these related Motions have been placed on a motions roster to date.

This matter is currently scheduled for a trial the week of June 1, 2026. The relief requested in the two attached motions would, if granted, materially affect the scope and mode of trial. Defendant Lyft respectfully requests that the Court set these two related Motions for a hearing as soon as practicable.

I have copied counsel for Plaintiff and for the Co-Defendant on this email. We look forward to hearing from you. Thank you for your attention to this matter.

Molly H. Craig

Partner

Molly.Craig@hoodlaw.com

<image003.jpg>

**172 Meeting Street
P.O. Box 1508
Charleston, SC 29401**

**Telephone: (843) 577-1215
Telephone – Main: (843)577-4435
Fax: (843) 722-1630
www.hoodlaw.com**

All e-mail correspondence to and from this address may be subject to public disclosure under the South Carolina Freedom of Information Act (FOIA). This correspondence is intended exclusively for the individual or entity to which it is addressed and may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.

Jane Doe  
PLAINTIFF(S)

Md Soriful Islam et al  
DEFENDANT(S)

**DISPOSITION TYPE (CHECK ONE)**

- JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.
- ACTION DISMISSED (*CHECK REASON*):**  Rule 12(b), SCRPC;  Rule 41(a), SCRPC (Vol. Nonsuit);  Rule 43(k), SCRPC (Settled);  
 Other
- ACTION STRICKEN (*CHECK REASON*):**  Rule 40(j), SCRPC;  Bankruptcy;  
 Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  
 Other
- STAYED DUE TO BANKRUPTCY**
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (*CHECK APPLICABLE BOX*):**  
 Affirmed;  Reversed;  Remanded;  
 Other

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

**IT IS ORDERED AND ADJUDGED:**  See attached order (formal order to follow)  Statement of Judgment by the Court:

After careful consideration and review, Defendant's Motion to Set Aside and Vacate February 11, 2026 Order is respectfully Denied.

**ORDER INFORMATION**

This order  ends  does not end the case.

See Page 2 for additional information.

**For Clerk of Court Office Use Only**

This judgment was electronically entered by the Clerk of Court as reflected on the Electronic Time Stamp, and a copy mailed first class to any party not proceeding in the Electronic Filing System on 05/13/2026 .

**NAMES OF TRADITIONAL FILERS SERVED BY MAIL**

## **Court Reporter:**

**E-Filing Note:** The date of Entry of Judgment is the same date as reflected on the Electronic File Stamp and the clerk's entering of the date of judgment above is not required in those counties. The clerk will mail a copy of the judgment to parties who are not E-Filers or who are appearing pro se. See Rule 77(d), SCRCP.

---



## Horry Common Pleas

**Case Caption:** Jane Doe VS Md Soriful Islam , defendant, et al

**Case Number:** 2024CP2601555

**Type:** Order/Electronic Form 4

15th Circuit Resident Judge

s/ B. Alex Hyman