

EXHIBIT 2
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FLOW CHART FOR HEARING OF MARCH 11-12 10am BC Master in Equity *SC Co. 1017-10-12*

10-24-11 COMPLAINT Clocked October 24-11
2-24-12 ANSWER + COUNTERCLAIM After about 5 months
3-1-12 MOTION to DISQUALIFY Finger and RESPONSE to FINGER COUNTERCLAIM Plus AMDT & Addendum
5-17-12 HEARING TO DISQUALIFY After about 2 months later

5-17-12 - Form 4
ORDER To DISQUALIFY DENIED (and Continuance to Respond to Interrogat also denied). Nothing to do with my Motion To Continue of 7-11-12.
5-23-12 MOTION TO RECONSIDER ORDER of 5-17-12
7-10-12 HEARING TO RE-CONSIDER THE ORDER OF 5-17-12
No Order ENSUED AFTER 5-17-12 see(*)

7-11-12 MY MOTION TO CONTINUE Until Supreme Court Ruled. (This Motion had nothing to do with the Cont of 3-1-12)
10-1-12 SUPREME CT. DISMISSAL October 1st, 2012 (No action for 4 mo.)
10-16-12 HEARING Motion 7-11-12 Court Room 2-October 16, 2012. Assessed \$800 penalty for filing 2 motions for Continuance-Untrue
10-19-12 ORDER 10-19-12 IN ERROR (Only 1 Motion to Continue)

10-31-12 Response to Order of 10-19-12
11-12-12 Letter to Dukes on Order of 10-19-12
11-13-12 Motion to Reconsider Order of 10-19-12
12-4-12 Invalid Order (Issued before hearing)
3-13-13 HEARING To hear 2 motion 11-13-12 & 12-14-12

(*)It was Judge Dukes who said during the hearing that he would abide by whatever the Supreme Court decided...and he did wait from July 2012 until October 16,12 to set the hearing to my Motion for Continue, which is consistent with his statement to wait.
 Besides, I never filed a second motion to reconsider on a Continuance. Where is it? I never paid for it either.
 A previous motion to Continue to Respond of 3-1-12 was to complete or expand what I had already responded (I denied every allegation by Finger's Counterclaim and demanded strict proof, which he never did...see #12. # 13 and #14 of my Motion to Disqualify Finger of 3-1-12). This Motion to Continue to Respond to Fingers Interrogatories (which I had responded already as supra anyway) has nothing to do with my Motion to Continue of 7-11-12.

Exhibit 1

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SC Court of Appeals

THE ORDERS OF OCTOBER 18, and DECEMBER 4, 2012.

This instant Orders contain several inaccuracies that make them both invalid as follows:

1. As regards the historical review of the case in second paragraph, page 1 of 3, of the Order October 18, 2012, it is stated that, the Plaintiff's Motion to Reconsider the Order of March 1 [not 4] 2012, was denied on July 10, 2012; **this is incorrect**; that Motion to Continue (attached to my Adendum of 3-1-12, was to further Respond to Finger's Counterclaim, which I had already responded, anyway (see #12, # and #14 of my Response).
2. The Order of December 4, 2012, indicates that the Order of October 18, 2012 (prepared by the Terry Finger) gave the Plaintiff thirty (30) days to pay the Attorney Finger the sum of \$825, on or by November 17, 2012. Finger had 10 days from November 17, 2012 to file the said Motion to Dismiss, but failed to do so within the ten (10) days (by Dec 16 or 17, 2012) required by the SCRCP and thus, the motion to dismiss the case in the Order of December 4, 2012 should be invalidated. Please note that Attorney Finger had one of his employees, a Ms. Carstensen, certify his "Affidavit" dated 11-28-12, but he did NOT clock it, and filed attached to the Order of December 4, 2012, clocked December 7, 2012. It is assumed that attorney Finger may have ordered his employee to back-date his affidavit; otherwise why didn't he clock it?
3. As regards the statement in Order of October 18, 2012, page 1 of 3, indicating that the Plaintiff filed "an additional" Motion to Continue the Disqualification of Terry Finger, quote: *in essence asking the Court to reconsider a second time the disqualification Motion, is incorrect*, because there was no two motions to re-consider the disqualification; there was only one Motion to Continue the disqualification and was dated 7-11-12. Moreover, as regards the third paragraph of Order of October 18, 2012, page 1 of 3, indicating that Plaintiff asked the Court to reconsider the prior disqualification, The Plaintiff did not ask the Court to Reconsider, and he didn't bring any documents to the October 16, 2012 hearing because it was set hear his Motion to Continue of 7-11-12, which was moot.
4. The Plaintiff's Motion to Disqualify Finger was denied On May 21, 2012, and he filed a Motion to Reconsider on May 23, 2012. A hearing was set for July 10, 2012 (*where Finger threatened the Plaintiff to get himself a good attorney if he filed a complaint against him before the SC Supreme Court*) but **no Order was issued because Judge Dukes stated that he would abide by what the Supreme Court decided, and NO ORDER WAS ISSUED on July 10, 2012.** Indeed, Judge Dukes waited almost 4 months to issue his Order until the hearing of October 16, 2012, to hear the Plaintiff's Motion to Continue of July 11, 2012 (which had become moot). It is correct that the decision of the SC Supreme Court Commission of Judicial Conduct does not stay, alter, or modify any court proceedings, but it was Judge Dukes' decision to delay the issuing of his Order until the SC Supreme Court decided on the Complaint, which was issued on

October 1st, 2012. In other words, there was nothing to prepare for a hearing that had become moot because the continuance became moot, so, on October 18, 12, Finger prepared an Order that was signed by Dukes on October 18 and clocked October 19, 2012, which the Plaintiff challenged with a Motion for Reconsideration on 11-13-12.

5. As regards third paragraph in page 2 of 3, of the Order of October 18, 2012, in which Finger requested sanctions against the Plaintiff, quote: **for having to appear to argue a Motion that was non-meritorious on its face value due to the procedural history of the disqualification issue, is incorrect** because the Plaintiff followed proper procedure and his Motions were apropos and meritorious. Please note that it is customary for Terry Finger to invoke frivolity and trivializing opponents, as he had done previously against the Plaintiff.

None of the sanctions should apply because:

- a). There was only one Motion to Continue, which became moot after the Supreme Ct decision of Oct 1, 2012.
- b). There was nothing to prepare for that hearing, as stated by Finger, much less invest 3 hours of legal time and appearing (travel) @ \$275/hr. x 3 = \$825, which Finger based on: difficulty of legal services; time and labor; professional standing of counsel; contingency of compensation; customary fees; beneficial results. (Finger had another client in the same court room following our hearing on Oct. 16, 2012, so, where is exclusive the travel, time and labor come from?
- c). The Plaintiff's Motion to Continue of 7-11-12, was filed in accordance to Court Procedure and had merit. Whereas, contrary to the Order, it was this court that did not follow proper procedure.
- d). Finger failed to file on time (within 10 days) his Motion to Dismiss the Complaint against the defendants. He should have filed his Motion on or before November 26, 2012, but filed beyond that date. Actually, he had his Secretary, Ms, Carstensen, certify his Affidavit on November 28, 2012. (Thirty days from October 18 is November 17; and ten days from Nov 17 = November 27, 2012.) Besides Finger should have clocked his Affidavit, instead of having one of his employees certified it. There is reason to believe that he made his employee certify the affidavit with a different date. Incidentally, the counts of 30 days and 10 days run consecutively and not interrupted by weekends.

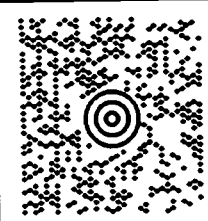
6. The Plaintiff intended to Appeal pending hearing with Judge Mullen, but the hearing never materialized because she was absent and Judge McDonald **continued it and is now pending**, because she could not rule on someone else's ruling, as Plaintiff stated on his Response to Judge Dukes of December 31, 2012, clocked November 2, 2012. Irrespective, the Plaintiff reserves his right ask Judge Dukes to excuse himself, request a Referee, or file an Appeal before Ct Appeals.

ALEXANDER PASTENE
(843) 605-5266
4 STILLWATER LN
HILTON HEAD ISL SC 29926-6705

0.3 LBS LTR 1 OF 1
SHIP WT: LTR
DATE: 28 MAR 2014

SHIP EMILIA AT CLERK OF COURT
TO: (803) 734-1890
SOUTH CAROLINA COURT OF APPEALS
1015 SUMTER ST

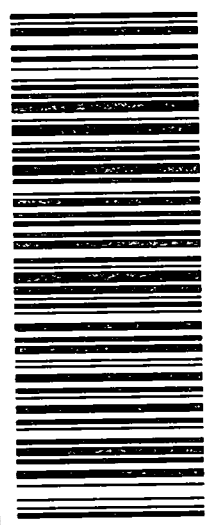
COLUMBIA SC 29201-3726



SC 292 9-01



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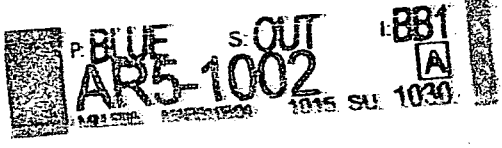
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AFFIX LABEL TO PACKAGE 1 AND TAKE TO CLERK.
FROM: alexander pastene
TO: Emilia at Clerk of Court south carolina
COLUMBIA SC 29201-3726

PKG 1 OF 1

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