

THE STATE OF SOUTH CAROLINA

72300

IN THE COUR OF APPEALS

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MAY 27 2014

APPEALS FROM CHARLESTON COUNTY

SC Court of Appeals

Mikel R. Scarborough, Master in Equity

Case no. 2013-001576

JP Morgan Chase Bank, National Association, Respondent-----Respondent

v

Clorenda Mae White, John Henry White, Andrea Denise _____ Appellant

White, as Legal Heir and Personal Representative

Of the Estate Anthony Franklin White, Melanie White

Jason White, and Mark White as Legal Heirs of the Estate

Of Anthony Franklin White, and Charleston County Clerk

Of Court, Defendant,

Of whom John Henry White is the Appellant:

Appellant Motion to file Responsive Brief and 2nd Final Brief out of time

Movant Appellant, John H. White, Jr. hereby applies to this court to grant leave to file appellants reply brief and 2nd final brief upon the following basis to wit:

1.

Appellant has heretofore timely filed final brief in the foregoing styled matter prior to respondent Chase Bank filing and responsive brief for the reason that responden's brief was time- barred.

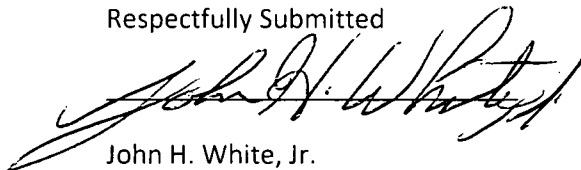
2.

Non the less, this court has since allowed Respondent to file its responsive brief out of time. Thus appellant perceives the need to address matters raised in respondent's responsive brief deemed relevant to the final resolution of issues herein presented;

3.

Accordingly Appellant begs the indulgence of this Honorable Court to allow Appellant to file appellant's brief in response and 2nd Final brief "out of time" for a period of thirty (30) days including June 23, 2014.

Respectfully Submitted



John H. White, Jr.

Appellant/ Pro se

1510 Grimball Rd./Ext.

Chas., S.C. 29412

Cc: Dow A. Davidson

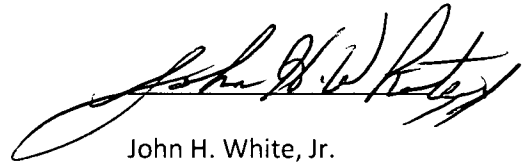
(843) 406-5089

Dear Judge Cureton:

The undersigned seeks leave to file as a responsive brief and 2nd Final brief "out of time" by virtue of time span allowed respondent and the need to respondent's laten response as allowed by the court.

Finally the court may have overlooked appellant's motion in certiorari and mandamus requiring the Charleston County Master in Equity to authorize the court stenographer to provide appellant with full transcript of the record of the July 8, 2013 hearing. That transcript which excludes the opening paragraph is of the essence for appellants contention that the Master in Equity in open court and on the record refused to allow appellant to be heard on his filed motion to vacate in keeping with SCRPC 60 (b).

Yours Truly,



John H. White, Jr.

Appellant

15 10 Grimball Rd./ EXT

Chas. S.C.29412

(843) 406-5089

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Of Anthony Franklin White, and Charleston County Clerk

Of Court , Defendant,

Of whom John Henry White is the Appellant:

Proof of Service

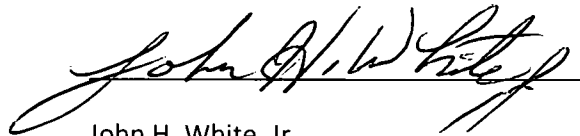
I certify that I have served the Motion to file responsive brief and 2nd Final brief out of time on J.P. Morgan Chase Bank National Association by depositing a copy of it in the United States mail, postages prepaid on May 22, 2014 addressed to its attorney of record, Dow A. Davidson, Post Office Box 2806, Charleston S.C. 29401-1806

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MAY 27 2014

SC Court of Appeals

May 21, 2014



John H. White, Jr.

1510 Grimball Rd./EXT

Chas. S.C. 29412

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