

IN THE STATE OF SOUTH CAROLINA  
In The Supreme Court  
Case no: 2014-001371

**RECEIVED**

29

JUL 28 2014

APPEALING the South Carolina's APPEAL COURT  
Appellate Case no. 2012-213208

APPEAL of Dorchester County Circuit Trial  
Court of Common Pleas  
Master of Equity/serving as Circuit – Judge Maite D. Murphy  
Case no: 2012-CP-18000539

**S.C. SUPREME COURT**

Roger L. Whaley .....Petitioner

vs.

South Carolina Federal Credit Union and Bank of America.....Respondents.

**PETITIONER/WHALEY'S AMENDMENT TO the RETURN/OR RESPONSE to**

SOUTH CAROLINA FEDERAL CREDIT UNION's  
MEMORANDUM of LAW IN SUPPORT of

Motion to Dismiss or, in the Alternative, Motion to Strike

Appendix on Behalf of **RESPONDENT SOUTH CAROLINA FEDERAL CREDIT UNION/faxed & mailed 7/18/14**

**SHOWING CORRECTION NOTICES** - under **FOOTNOTE 3, and**

**CORRECT of SUPREME COURT No: 2014-001371/Erred no. 2014-000067**

**and placing the CORRECTION DATE to JULY 19, 2014 (Erred written June 19, 2014)**

**are CORRECTIONS ON - Petitioner/Whaley's RESPONSE/or RETURN to Only! Respondent/SCFCU 7/8/14 Pleadings**

COMES NOW, the pro se Petitioner/Whaley, bring to the attention of all parties and to this said Supreme Court, making known, Petitioner's above said Amendment, to fully incorporate the CORRECTION! involving Footnote 3 of Petitioner's Response/or RETURN to SCFCU's Memo and Support its Motion to Dismiss, or said Alternative, when Petitioner/Whaley, wrote in error that...

"...Which, this Supreme Court CLERK, provided pro se Petitioner/Whaley ON the DATE! June 6, 2014 that he had UNTIL 'July 26, 2014' to file his Writ of Certiorari...": should read the said Supreme Court Clerk told Petitioner/Whaley on JUNE 6, 2014 "he had UNTIL "JUNE 26, 2014".

Therefore, Petitioner/Whaley further incorporates the Correction, and/or amendment also SUPREME COURT No: 2014-001371/in erred written: 2014-000067; as well as, placing the CORRECT DATE of JULY 19, 2014 (in erred written June 19, 2014), regarding this said Amendment of said CORRECTIONS are being filed so to incorporate the first Faxed/and/or mailed Corrections provided to ALL PARTIES, mailed to this said Supreme Court since 7/18/2014, of Petitioner/Whaley's filed "...Response/or Reply to Respondent/South Carolina Federal Credit Union's Memorandum of Law in Support of Motion to Dismiss, or, in the Alternative, Motion to Strike Appendix....", whereas, this said AMENDMENT of these said NOTICE of CORRECTIONS will not prejudice any said party or this said Supreme Court.

**CERTIFICATE OF SERVICES**

I declare that all proper parties, has been Faxed, mailed or Hand-Delivered, and (6 copies to) this Supreme Court, of this said **Amendment/to RETURN/and/or CORRECTIONS to** South Carolina Federal Credit Union's Memorandum of Law in Support of Motion to Dismiss, or, in the Alternative, Motion to Strike Appendix;

Dated: July 25, 2014

cc: Tara C. Sullivan, Esquire  
NELSON MULLINS, SCHEER, LAW FIRM  
Post Office Box 11070  
Columbia, S.C. 29211

Sheila M. Bias, Esquire  
RICHARD PLOWDEN...P.A. Law Firm  
1900 Barnwell Street 29201  
Columbia, S.C. 29202

Respectfully submitted,  
*Roger L. Whaley*  
Roger L. Whaley, Pro se  
8678 Laurel Grove Lane  
North Charleston, S.C. 29420

Roger L. W Haley  
8673 Laurel Grove Ln  
N. Charleston SC 29420

Supreme Court of South Carolina  
Daniel E. Shearouse, Clerk of Court  
P.O. Box 11330  
Columbia, SC 29211

